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PART I

GOVERNMENT OF KERALA

General Administration (Service D) Department

CIRCULAR

No. 13554/SD4/82/CAD.

Dated, Trivandrum, 10th February 1983.

Sub:—Public Services—Candidates advised by Public Service Commission not joining duty—Reporting to the Commission—Instructions—Issued

Ref:—Letter No. AII (5) 35122/81/CW dated 19-1-1982 from the Secretary, Kerala Public Service Commission.

When a candidate advised by the Public Service Commission for appointment to a post under the public services fails to join duty, the practice followed by the Commission till recently was to cancel the advice and advise a substitute continuing the rotation specified in the rules of reservation, from where it previously ended. The Commission have in their letter cited stated that, while disposing of the O. P. No. 2908/80-K, the High Court observed that the rule of reservation would be effective only if, to a post reserved for a community, a person is actually appointed. Following the direction of the High Court, the Commission have adopted a revised procedure in the matter, whereby the vacancies arising by reason of failure of candidates to join duty will be filled up by advising candidates belonging to the same group, if available. The substitute advised in the vacancy caused by the failure of the candidate to join duty will be treated as having been advised in the same turn in the cycle of rotation, but he will take seniority only from the date of actual advice. To avoid hardship to the candidates so advised, the Commission have advised Government to instruct all appointing authorities to promptly report to the Commission the cases of candidates who fail to join duty on the expiry of the period of joining time allowed.

In the circumstances, Government direct that all the appointing authorities should report to the Public Service Commission promptly, on the expiry of the period of joining time allowed, the cases of candidates who were advised by the Public Service Commission for appointment but do not join duty within the joining time allowed.

M. MOHAN KUMAR,

Special Secretary to Government.

T6

- All Heads of Departments/Appointing Authorities/Officers
 All Departments (all Sections) of the Secretariat
 The Secretary, Kerala Public Service Commission (with C.L.)
 The Registrar, High Court of Kerala, Ernakulam (with C.L.)
 The Registrar, University of Kerala/Cochin/Calicut (with C.L.)
 The Registrar, Agricultural University, Trichur (with C. C.)
 The Advocate General, Ernakulam (with C.L.)
 The Secretary, Kerala State Electricity Board, (with C. L.)
 The General Manager, Kerala State Road Transport Corporation
 Trivandrum (with C.L.)
 The Secretary to Governor (with C. L.)
 The Private Secretaries to Chief Minister and other Ministers
 The Private Secretary to the Leader of Opposition, M. L. A.
 Hostel, Trivandrum.
 The Deputy Secretary to the Chief Secretary.
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Kerala Gazette No. 20 dated 17th May 1933.

PART I



GOVERNMENT OF KERALA

Abstract

**PUBLIC SERVICE—RETRENCHED PROVISIONAL EMPLOYEES OF 1931
CENSUS—PRIORITY IN APPOINTMENT THROUGH EMPLOYMENT
EXCHANGES—ORDERS—ISSUED**

GENERAL ADMINISTRATION (SERVICES-D) DEPARTMENT
G. O. (P) No. 18/83/GAD. Dated Trivandrum, 17th January 1933.

Read:—G. O. (MS.) No. 224/80/GAD dated 2-6-1930.

ORDER

The Kerala Census Provisional Staff Association have represented to Government to absorb 1184 retrenched Census Employees who were engaged on provisional basis for data processing and tabulation work in connection with the 1931 Census. The Registrar General of India and the Government of India have suggested to accord priority to the retrenched Census Employees in the matter of appointment to various departments under State Government and to allow suitable age relaxation for appointment to Public Service.

2. After examining the question, Government are pleased to order that the retrenched Census Employees of 1931 Census be included as priority group as item (k) below item (j), under category No. 1, for appointment through Employment Exchanges and be given age relaxation to the extent of their service in the Census Department, subject to a maximum of 5 years.

By order of the Governor,
M. G. VELAPPAN NAIR,
Joint Secretary to Government.

To

All Heads of Departments and Offices
 All Departments (all Sections) of the Secretariat
 The Secretary, Kerala Public Service Commission (with G.L.)
 The Registrar, High Court of Kerala, Ernakulam "
 The Registrars, Universities of Kerala/Calicut/Cochin "
 The Registrar, Kerala Agricultural University, Trichur "
 The Advocate General, Ernakulam "
 The Secretary, Kerala State Electricity Board "
 The General Manager, Kerala State Road Transport "
 Corporation, Trivandrum "
 The Secretary to Governor.
 The Private Secretaries to Chief Minister and other
 Ministers.
 The Private Secretary to Leader of Opposition, M.L.A.
 Hostel, Trivandrum
 The Deputy Secretary to the Chief Secretary.

Kerala Gazette No. 20 dated 17th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 225/83/LBR.

Dated, Trivandrum, 2nd March 1983.

The award of the Industrial Tribunal, Alleppey in respect of the dispute between the Managing Partner, Hotel Embassy, Ernakulam, Cochin-16 and their workmen represented by the General Secretary, Ernakulam Hotel Thozhilali Union, G. S. Road, Cochin-1 received by Government on 5-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Court of the Industrial Tribunal, Alleppey

(Dated this the 23rd day of December, 1982)

Present:

SHRI K. KANAKAGHANDRAN, B.SC., LL.B.

Industrial Tribunal

INDUSTRIAL DISPUTE No. 25/76

Between

The Managing Partner, Hotel Embassy,
Ernakulam, Cochin-16

And

The General Secretary, Ernakulam Hotel Thozhilali Union,
G. S. Road, Cochin-1

Representations :

Sri A. V. Xavier,
Advocate,
Ernakulam.

} For Management

Sri M. Ramachandran,
Advocate,
Ernakulam

} For Union

AWARD

This Industrial Dispute was initially referred to Industrial Tribunal, Calicut when that Tribunal had the jurisdiction.

2. The award passed by the Industrial Tribunal, Calicut in I. D. 25/76 was set aside by the High Court of Kerala in Original Petition No. 2902/79. The challenge against the award before High Court was at the instance of the Management. After accepting the plea raised by the management, this dispute was remanded to this Tribunal for having a fresh adjudication on the matters referred by the Government in G. O. (Rt.) No. 474/76/LBR. dated 30-3-1976. The issue referred for adjudication was the non-employment of 6 workmen of the management hotel viz., (1) M. N. Krishnankutty (2) P. C. Varghese, (3) M. K. Baby, (4) K. N. Sauri, (5) P. V. Lazar and (6) K. V. Raveendran.

3. After the remand, both sides submitted additional documents and on the side of union one witness was also recalled and examined.

4. On 23-12-1982, a petition duly signed by the counsels appearing for both sides was filed before this court stating that all the disputes were settled out of court. A plea is also made in the petition that the terms of settlement arrived at by the parties may be recorded in this award.

5. In the joint statement it is stated that the employer had paid to the workers under reference a sum of Rs. 20,000 in full and final settlement of all their claims including retrenchment compensation, gratuity, arrears of wages, bonus and compensation for future employment. It is further stated in the petition that there would not be any claim for future employment from the side of workmen.

6. In view of the settlement of issues between the parties, there is no dispute existing warranting adjudication by this Tribunal. By recording the terms of the settlement arrived at between the parties as stated above, this award is passed.

K. KANAKACHANDRAN,
Industrial Tribunal, Alleppey.

കേരള സർക്കാർ

നിയമ (നിയമനിർമ്മാണ-ബി) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 20068/ലെഗ്., ബി2/82/ലാ.

തിരുവനന്തപുരം, 1983 ജനുവരി 22/
1904 മാഘം 2.

1983 ജനുവരി 20-ാം തീയതി കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയ താഴെ പറയുന്ന ഓർഡിനൻസ് ഫൊതുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
സ്പെഷ്യൽ സെക്രട്ടറി (ലാ)

1983-ലെ 3-ാം നമ്പർ ഓർഡിനൻസ്

1983-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കും മുളള നികുതി ചുമത്തൽ) പുനരുജ്ജീവിപ്പിക്കലും പ്രത്യേക വ്യവസ്ഥകളും ഓർഡിനൻസ്.

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മുമ്പത്തീർന്നും സംവത്സരത്തിൽ കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1963-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കും മുളള നികുതി ചുമത്തൽ) ആക്ട്, പ്രസ്തുത ആക്ട് പ്രാബല്യത്തിലുണ്ടായിരുന്ന കാലത്തേക്ക് പുനരുജ്ജീവിപ്പിക്കുന്നതിനും ഭേദഗതി ചെയ്യുന്നതിനും, കൊളുത്തിച്ചേർത്ത വാഹനങ്ങളും, ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങളും ട്രില്ലർ-ട്രെയിലർ സംയോജനങ്ങളും മറ്റോ കിലും മോട്ടോർ വാഹനങ്ങൾ ഉപയോഗിച്ച് വലിക്കുന്ന ട്രെയിലറുകളും മുഖേന ചരക്കുകൾ വഹിക്കുകയോ വലിക്കുകയോ ചെയ്യുന്നതിനുമുള്ള നികുതി ചുമത്തുന്നതിനും പിരിക്കുന്നതിനുംവേണ്ടി ചില പ്രത്യേക വ്യവസ്ഥകൾ ഉണ്ടാക്കുന്നതിനും വേണ്ടിയുള്ള—

ഒരു ഓർഡിനൻസ്

പിറിക.—1975-ലെ 39-ാം, 40-ാം നമ്പർ റീട്ട് അപ്പീലുകളിൽ, കേരള ഹൈക്കോടതിയുടെ ഒരു ഡിവിഷൻ ബഞ്ച്, 1963-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കുമുള്ള നികുതി ചുമത്തൽ)

ആക്ടിലെ ചരക്കുവാഹനങ്ങൾ എന്ന പ്രയോഗത്തിന്റെ പരിധിയിൽ ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങൾ വരുമെന്ന് പറയാൻ കഴിയുന്നതല്ലെന്ന് വിധി പ്രസ്താവിച്ചിട്ടുള്ളതിനാലും ;

1983-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ, (യാത്രക്കാർക്കും ചരക്കുകൾക്കും മുളള നികുതി ചുമത്തൽ) ആക്ട്, 1976-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾക്കുള്ള നികുതി ചുമത്തൽ ആക്ട്, 30-ാം വകുപ്പുമൂലം രദ്ദാക്കപ്പെട്ടിട്ടുള്ളതിനാലും ;

കേരള ഹൈക്കോടതിയുടെ പ്രസ്തുത തീർപ്പിന്റെ വെളിച്ചത്തിൽ, 1963-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കുമുള്ള നികുതി ചുമത്തൽ) ആക്ട്, 1963 ജൂലൈ 1-ാം തീയതി ആരംഭിക്കുകയും, 1975 സെപ്റ്റംബർ 30-ാം തീയതി അവസാനിക്കുകയും ചെയ്ത കാലത്തേക്ക് കൊളുത്തിച്ചേർത്ത വാഹനങ്ങളും, ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങളും, ട്രിപ്പർ-ട്രെയിലർ സംയോജനങ്ങളും മറ്റു മോട്ടോർ വാഹനങ്ങളാൽ വലിക്കുന്ന ട്രെയിലറുകളും മുഖേന വഹിക്കുകയോ വലിക്കുകയോ ചെയ്യുന്നതായ ചരക്കുകളിന്മേൽ ആ ആക്ടിൻ കീഴിൽ നികുതി ചുമത്തുന്നതിനും നികുതി പിരിക്കുന്നതിനും ഉള്ള ആവശ്യത്തിലേക്കായി, പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്യേണ്ടത് ആവശ്യമായിരിക്കുന്നതിനാലും ;

കേരള സംസ്ഥാന നിയമസഭ സമ്മേളനത്തിൽ അല്ലാത്തതിനാലും സത്വര നടപടികൾ സ്വീകരിക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കേരള ഗവർണ്ണർക്ക് ബോധ്യം വന്നിരിക്കുന്നതിനാലും ;

ഇൻഡ്യൻ ഭരണഘടന, 213-ാം അനുച്ഛേദം, (1)-ാം ഖണ്ഡത്തിന്റെ ക്ലിപ്ത നിബന്ധനയനുസരിച്ച് രാഷ്ട്രപതിയിൽ നിന്നും നിർദ്ദേശം ലഭിച്ചിരിക്കുന്നതിനാലും ;

ഇപ്പോൾ, അതിനാൽ, കേരള ഗവർണ്ണർ, ഇൻഡ്യൻ ഭരണഘടന, 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംമൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച്, താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു:—

1. ചുരുക്കപ്പേരും വ്യാപ്തിയും ആരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1983-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കും മുളള നികുതി ചുമത്തൽ) പുനരുജ്ജീവിപ്പിക്കലും, പ്രത്യേക വ്യവസ്ഥകളും, ഓർഡിനൻസ് എന്നു പേർ പറയാം.

(2) ഇതിന് കേരള സംസ്ഥാനം മുഴുവൻ വ്യാപ്തിയുണ്ടായിരിക്കുന്നതാണ്.

(3) ഇതു ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. വ്യാഖ്യാനം.—ഈ ഓർഡിനൻസിൽ ഉപയോഗിച്ചിട്ടുള്ള എല്ലാ വാക്കുകൾക്കും ഉപയോഗങ്ങൾക്കും ഈ ഓർഡിനൻസുമൂലം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്തപോലെ 1963-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കുമുള്ള നികുതി ചുമത്തൽ) ആക്ടിൽ കൊടുത്തിട്ടുള്ള അർത്ഥങ്ങൾ, യഥാക്രമം ഉണ്ടായിരിക്കുന്നതാണ്.

3. 1963-ലെ 25-ാം കേരള ആക്ടും, അതിൻകീഴിൽ ഉണ്ടാക്കിയിട്ടുള്ള ചട്ടങ്ങളും ചില നിശ്ചിത ആവശ്യങ്ങൾക്കായി പുനരുജ്ജീവിപ്പിക്കൽ.—1963-ലെ കേരള മോട്ടോർ വാഹനങ്ങൾ (യാത്രക്കാർക്കും ചരക്കുകൾക്കുമുള്ള നികുതി ചുമത്തൽ) ആക്ടും (1963-ലെ 25), (ഇതിനുശേഷം പ്രസ്തുത

ആക്ട് എന്നാണ് പരാമർശിക്കപ്പെടുക) അതിൻകീഴിൽ ഉണ്ടാക്കിയിട്ടുള്ള ചട്ടങ്ങളും, 1963 ജൂലൈ 1-ാം തീയതി ആരംഭിച്ച 1975 സെപ്റ്റംബർ 30-ാം തീയതി അവസാനിച്ച കാലത്തേക്കുവേണ്ടി, കൊളുത്തി ചേർത്ത വാഹനങ്ങളും ട്രാക്ടർ-ട്രിപ്പർ സംയോജനങ്ങളും ട്രിപ്പർ-ട്രെയിലർ സംയോജനങ്ങളും മറ്റു മോട്ടോർ വാഹനങ്ങളാൽ വലിക്കപ്പെടുന്ന ട്രെയിലറുകളും മുഖേന വഹിക്കുന്ന ചരക്കുകളിൽമേലുള്ള നികുതി ചുമത്തുന്നതിനും പിരിക്കുന്നതിനും, ആവശ്യവും സഹായകവുമായ ഉപയോഗത്തിനുവേണ്ടി ഇതിനാൽ പുനരുജ്ജീവിപ്പിക്കുകയും, ഇതിനുശേഷം അടങ്ങിയിട്ടുള്ള ദേശാതികൾക്കും പ്രത്യേക വ്യവസ്ഥകൾക്കും വിധേയമായി പ്രാബല്യത്തിൽ ഉള്ളതായും എല്ലായ്പ്പോഴും പ്രാബല്യത്തിൽ ഉണ്ടായിരുന്നതായും കണക്കാക്കേണ്ടതുമാണ്.

4. 1963-ലെ 25-ാം ആക്ടിന്റെ ദേശാതി.—പ്രസ്തുത ആക്ട്,—

(1) 2-ാം വകുപ്പിൽ,—

(i) (എ) എന്ന ഖണ്ഡത്തിനുപകരം, താഴെ പറയുന്ന ഖണ്ഡങ്ങൾ ചേർക്കേണ്ടതാണ്, അതായത്:—

“(എ)” കൊളുത്തി ചേർത്ത വാഹനം” എന്നാൽ ട്രെയിലറിന്റെ ഒരു ഭാഗം ട്രാക്ടറിന്റെ മേൽ ചുമത്തത്തക്ക വിധത്തിലും ട്രെയിലറിന്റെ ഭാഗത്തിന്റെ ഒരു ഭാഗം ട്രാക്ടർ വഹിക്കത്തക്ക വിധത്തിലും, ട്രെയിലർ സംയോജിപ്പിച്ചിട്ടുള്ള ഒരു ട്രാക്ടർ എന്നർത്ഥമാകുന്നു;

(എ) “വണ്ടി” എന്നതിൽ അതിന്റെ വ്യാകരണപരമായ വ്യതിയാനങ്ങളും സജാതീയപ്രയോഗങ്ങളും ഉൾപ്പെടെ ചരക്കുകൾ ഒരു സ്ഥലത്തു നിന്നും മറ്റൊരു സ്ഥലത്തേക്ക് കൊണ്ടുപോകുന്നതും ഉൾപ്പെടുന്നതാണ്;

(എ ii) “ചരക്ക് വാഹനം” എന്നാൽ ചരക്കുകൾ കൊണ്ടുപോകുന്നതിനു മാത്രമായോ അഥവാ യാത്രക്കാരെക്കൂടി കൊണ്ടുപോകുന്നതിന് ഉപയോഗിക്കുന്നതിനുവേണ്ടിയോ നിർമ്മിക്കുകയോ സംവിധാനപ്പെടുത്തുകയോ ചെയ്തിട്ടുള്ള ഏതെങ്കിലും മോട്ടോർ വാഹനവും അഥവാ അപകാരം നിർമ്മിച്ചതോ സംവിധാനം ചെയ്തതോ അല്ലാത്തതും ആയ ഏതെങ്കിലും മോട്ടോർ വാഹനം ചരക്കുകൾ കൊണ്ടുപോകുന്നതിന് മാത്രമായോ അഥവാ യാത്രക്കാരെക്കൂടി കൊണ്ടുപോകുന്നതിനുവേണ്ടിയോ ഉപയോഗിക്കുമ്പോൾ എന്നർത്ഥമാകുന്നു; ചരക്കുകൾ കൊണ്ടുപോകുന്നതിനുവേണ്ടി ഉപയോഗിക്കുന്ന കൊളുത്തി ചേർത്ത വാഹനവും, ഒരു ട്രാക്ടർ-ട്രെയിലർ സംയോജനവും, ഒരു ട്രിപ്പർ-ട്രെയിലർ സംയോജനവും മറ്റേതെങ്കിലും മോട്ടോർ വാഹനത്താൽ വലിക്കുന്ന ഒരു ട്രെയിലറും ഉൾപ്പെടുന്നതാകുന്നു;”;

(ii) (ഇ) എന്ന ഖണ്ഡത്തിനു പകരം താഴെ പറയുന്ന ഖണ്ഡം ചേർക്കേണ്ടതാണ്, അതായത്:—

“(ഇ)” “പൊതു ചരക്ക് വാഹനം” എന്നാൽ വാടകയ്ക്കോ പ്രതിഫലത്തിനോ വേണ്ടി ചരക്കുകൾ കൊണ്ടുപോകുന്ന ചരക്ക് വാഹനം എന്നർത്ഥമാകുന്നു;”;

(2) 3-ാം വകുപ്പിൽ, “കയറ്റി അയച്ച” എന്ന വാക്കിനു പകരം, ഇത് വരുന്നതായ രണ്ടു സ്ഥലങ്ങളിലും, “കൊണ്ടുപോകുന്ന” എന്ന വാക്ക് ചേർക്കേണ്ടതാണ്;

(3) 4-ാം വകുപ്പിന് പകരം താഴെ പറയുന്ന വകുപ്പ് ചേർക്കേണ്ടതാണ്, അതായത്:—

“4. നികുതിത്തുക മൊത്തമാക്കൽ:—ഓപ്പറേറ്റർക്ക് അയാളുടെ ഹിതാഹിത സ്വാതന്ത്ര്യമനുസരിച്ച്, 3-ാം വകുപ്പ്; (3)-ാം ഉപവകുപ്പിന് കീഴിൽ നൽകേണ്ട നികുതി, അതിനു പകരമായി ഈ ഓർഡിനൻസിന്റെ ആരംഭം മുതൽ തൊണ്ണൂറ് ദിവസം കഴിയുന്നതിന് മുമ്പായി പട്ടികയിൽ പ്രത്യേകമായി പാഞ്ഞിട്ടുള്ള പ്രകാരം നിശ്ചയിച്ചിട്ടുള്ള ഒരു നിർദ്ദിഷ്ട ആഫീസർക്കോ ഗസറ്റിൽ വിജ്ഞാപനം കൂലം സർക്കാർ അധികാരപ്പെടുത്തിയ ഏതെങ്കിലും ആഫീസർക്കോ മൊത്തത്തുകയായി നൽകാവുന്നതാണ്.”;

(4) 14-ാം വകുപ്പിൽ, “കയററി അയച്ച” എന്ന വാക്കിനു പകരം “കൊണ്ടുപോകുന്ന” എന്ന വാക്ക് ചേർക്കേണ്ടതാണ്.

5. ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങളിൻമേലുള്ള നികുതി സംബന്ധിച്ച് പ്രത്യേക വ്യവസ്ഥകൾ:—(1) പ്രസ്തുത ആക്ടിലോ അതിൻകീഴിൽ ഉണ്ടാക്കിയിട്ടുള്ള ചട്ടങ്ങളിലോ വിപരീതമായി എന്തുതന്നെ അടങ്ങിയിരുന്നാലും, 1963 ജൂലൈ 1-ാം തീയതി ആരംഭിച്ച 1975 സെപ്റ്റംബർ 30-ാം തീയതി അവസാനിച്ച കാലത്ത് കൊളുത്തി ചേർത്ത വാഹനങ്ങളും, ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങളും, ട്രിപ്ലർ-ട്രെയിലർ സംയോജനങ്ങളും, മറ്റു ഏതെങ്കിലും മോട്ടോർ വാഹനത്താൽ വലിക്കുന്ന ട്രെയിലറുകളും മുഖേന കൊണ്ടുപോയ സാധനങ്ങളിൻമേൽ, പ്രസ്തുത ആക്ടിന് കീഴിലുള്ള നികുതിയെ സംബന്ധിച്ച്, താഴെ പറയുന്ന വ്യവസ്ഥകൾ ബാധകമായിരിക്കുന്നതാണ്.

(2) (1)-ാം ഉപവകുപ്പിൽ പരാമർശിച്ചിട്ടുള്ള നികുതി, കൊളുത്തി ചേർത്ത വാഹനങ്ങളും ട്രാക്ടർ-ട്രെയിലർ സംയോജനങ്ങളും ട്രിപ്ലർ-ട്രെയിലർ സംയോജനങ്ങളും മറ്റേതെങ്കിലും മോട്ടോർ വാഹനത്താൽ വലിക്കുന്ന ട്രെയിലറുകളും മുഖേന കൊണ്ടുപോയ എല്ലാ സാധനങ്ങളിൻമേലും, പ്രസ്തുത ആക്ടിലോ അതിൻ കീഴിലോ പ്രത്യേകമായി പറഞ്ഞിട്ടുള്ള നിരക്കിൽ കാലാകാലങ്ങളിൽ ചുമത്തേണ്ടതാണ്:

എന്നാൽ പ്രസ്തുത ആക്ട് പ്രകാരമോ അതിൻ കീഴിലോ നികുതി ചുമത്തലിൽ നിന്നും ഒഴിവാക്കിയിട്ടുള്ള സാധനങ്ങളിൻമേൽ യാതൊരു നികുതിയും ചുമത്താൻ പടടുള്ളതല്ല.

(3) (1)-ാം ഉപവകുപ്പിൽ എന്തുതന്നെ അടങ്ങിയിരുന്നാലും, ആ ഉപവകുപ്പിൽ പരാമർശിച്ചിട്ടുള്ള ഏതെങ്കിലും സാധനങ്ങളിൻമേൽ ഈ ഓർഡിനൻസിന്റെ ആരംഭത്തിന് മുമ്പായി പ്രസ്തുത ആക്ട് പ്രകാരം ചുമത്തുകയും അസസ്സ് ചെയ്യുകയും ചെയ്ത ഏതെങ്കിലും നികുതി, ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ടിൻ കീഴിൽ ചുമത്തിയതായും അസസ്സ് ചെയ്തതായും പരിഗണിക്കേണ്ടതും, ഏതെങ്കിലും നികുതി അങ്ങനെയുള്ള ചരക്കുകളിൻമേൽ നൽകി കഴിഞ്ഞിട്ടുണ്ടെങ്കിൽ, അങ്ങനെ നൽകിയ നികുതി 6-ാം വകുപ്പിൽ വ്യവസ്ഥ ചെയ്തിരിക്കുന്നതുപോലെ, ഈ ഓർഡിനൻസു പ്രകാരം പുനഃജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ടിൻ കീഴിൽ നൽകേണ്ട നികുതിയുമായി തട്ടിക്കഴിക്കേണ്ടതാണ്.

(4) ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ടിൻ കീഴിൽ നികുതി നൽകേണ്ടതായിട്ടുള്ള അങ്ങനെയുള്ള ഓരോ കൊളുത്തി ചേർത്ത വാഹനം, ട്രാക്ടർ-ട്രെയിലർ സംയോജനം ട്രില്ലർ-ട്രെയിലർ സംയോജനങ്ങൾ അല്ലെങ്കിൽ മറ്റേതെങ്കിലും മോട്ടോർ വാഹനങ്ങൾ വലിക്കുന്ന ട്രെയിലർ ഓപ്പറേറ്റർ, ഈ ഓർഡിനൻസിന്റെ ആരംഭ തീയതി മുതൽ തൊണ്ണൂറു ദിവസത്തിനകം, നിർദ്ദിഷ്ട ആഫീസർക്കോ ഗസറ്റിൽ വിജ്ഞാപനംമൂലം സർക്കാർ ഇതിലേക്കായി അധികാരപ്പെടുത്തിയ മറ്റേതെങ്കിലും ആഫീസർക്കോ ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ടിൻകീഴിൽ നൽകേണ്ട നികുതി അസസ്സു ചെയ്യുന്നതിനുവേണ്ടി, പ്രസ്തുത ആക്ടിൻ നിർണ്ണയിച്ചിട്ടുള്ള ഫാറത്തിൽ, ഒരു റിട്ടേണോടുകൂടി അപേക്ഷ നൽകേണ്ടതാണ്.

(5) (4)-ാം ഉപവകുപ്പിൽ ആവശ്യപ്പെട്ടതുപോലെ അപേക്ഷിക്കുന്നതിനോ റിട്ടേൺ നൽകുന്നതിനോ ഏതെങ്കിലും ഓപ്പറേറ്റർ വീഴ്ച വരുത്തിയാൽ, നിർദ്ദിഷ്ട ആഫീസർക്കോ ആ ഉപവകുപ്പ് പ്രകാരം സർക്കാർ അധികാരപ്പെടുത്തിയ ആഫീസറെ അദ്ദേഹത്തിന് ആവശ്യമെന്ന് തോന്നുന്ന അന്വേഷണ നടപടിയതിനു ശേഷവും ഓപ്പറേറ്റർക്ക് പറയാനുള്ളത് പറയുന്നതിന് ഒരവസരം നൽകിയതിനുശേഷവും, അദ്ദേഹത്തിന്റെ തീരുമാനത്തിൽ ഓപ്പറേറ്റർ നൽകേണ്ടതായ നികുതി അസസ്സു ചെയ്യേണ്ടതാണ്.

(6) പ്രസ്തുത ആക്റ്റിലോ, അതിൻ കീഴിൽ ഉണ്ടാക്കിയിട്ടുള്ള ചട്ടങ്ങളിലോ കാലാവധി സംബന്ധിച്ച ഏതെങ്കിലും വ്യവസ്ഥകൾ ഏതതുതന്നെയാവാലും, ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും, ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്റ്റു പ്രകാരം നൽകേണ്ട നികുതി ഈ ഓർഡിനൻസിന്റെ പ്രാബല്യം മുതൽ പത്തു വർഷത്തിനകം ചുമത്തുകയും അസസ്സ് ചെയ്യുകയും ചെയ്യാവുന്നതും, പ്രസ്തുത ആക്റ്റും അതിൻ കീഴിൽ ഉണ്ടാക്കിയിട്ടുള്ള ചട്ടങ്ങളും വ്യവസ്ഥചെയ്യുന്ന രീതിയിൽ വസൂലാക്കാവുന്നതാണ്.

6. പിരിച്ചെടുത്ത നികുതി തട്ടിക്കഴിക്കൽ.—(1) 1963 ജൂലൈ 1-ാം തീയതി ആരംഭിക്കുകയും 1975 സെപ്റ്റംബർ 30-ാം തീയതി അവസാനിക്കുകയും ചെയ്തകാലത്ത് പ്രസ്തുത ആക്റ്റു പ്രകാരം ഏതെങ്കിലും കുട്ടിക്കൊളുത്തിയ വാഹനമോ, ട്രാക്ടർ-ട്രെയിലർ സംയോജനമോ ട്രില്ലർ-ട്രെയിലർ സംയോജനമോ മറ്റേതെങ്കിലും മോട്ടോർ വാഹനത്താൽ വലിക്കുന്ന ട്രെയിലറോ മുഖേന കൊണ്ടുപോയ ചരക്കുകളിന്മേൽ, ഏതെങ്കിലും ഓപ്പറേറ്ററിൽ നിന്നോ മറ്റു വ്യക്തിയിൽ നിന്നോ പിരിച്ച നികുതിത്തുക, ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ട് പ്രകാരം, പ്രസ്തുത കാലത്തേക്ക്, അയാളിൽ നിന്നും ലഭിക്കേണ്ട കുടിശികയുമായി തട്ടിക്കഴിക്കേണ്ടതാണ്.

(2) പ്രസ്തുത ആക്ട് പ്രകാരം ഓപ്പറേറ്ററിൽ നിന്നോ മറ്റു വ്യക്തിയിൽനിന്നോ പിരിച്ച അങ്ങനെയുള്ള നികുതി, ഈ ഓർഡിനൻസു പ്രകാരം പുനരുജ്ജീവിപ്പിക്കുകയും ഭേദഗതി ചെയ്യുകയും ചെയ്ത പ്രകാരമുള്ള പ്രസ്തുത ആക്ട് പ്രകാരം നൽകേണ്ട കുടിശ്ശിക നികുതിയേക്കാൾ കുറവാണെങ്കിൽ, ബാക്കി തുക മാത്രം അയാളിൽ നിന്നും വസൂലാക്കേണ്ടതും അങ്ങനെ പിരിച്ച നികുതി അധികമാണെങ്കിൽ, അപ്രകാരം അധികമായിട്ടുള്ളത് അയാൾക്ക് തിരികെ കൊടുക്കേണ്ടതുമാണ്.

7. ഒഴിവാക്കൽ:—ഈ ഓർഡിനൻസിൽ അടങ്ങിയിട്ടുള്ള യാതൊന്നുംതന്നെ ഈ ഓർഡിനൻസു പ്രാബല്യത്തിൽ വരുന്നതിന് മുമ്പ് എന്തെങ്കിലും ചെയ്യുകയോ ചെയ്യാൻ വിട്ടുപോകുകയോ ചെയ്തതിനെ സംബന്ധിച്ച ഒരു കുറ്റത്തിന് ശിക്ഷിക്കപ്പെട്ടവൻ ഒരു വ്യക്തിയേയും ബാദാധ്യസ്ഥനാക്കുന്നതല്ല.

പി. രാമചന്ദ്രൻ,
ഗവർണ്ണർ.

(ശരിത്തർജ്ജമ)

കെ. കെ. രവീന്ദ്രൻ പിള്ള,
അഞ്ച് സെക്രട്ടറി (ലം).



GOVERNMENT OF KERALA
Taxes (E) Department
NOTIFICATION

G.O. (P) No. 3/83/TD.

Dated, Trivandrum, 11th January 1983.

S.R.O. No. 544/83.—In exercise of the powers conferred by clause (a) of subsection (1) of section 9 of the Kerala Stamp Act, 1959 (17 of 1959), the Government of Kerala being of opinion that it is necessary in the public interest so to do, hereby remit the duties with which the mortgage deeds to be executed by the ex-landlords who have been adversely affected by the implementation of the Kerala Land Reforms Act, 1963, in favour of the Government as security for the repayment of the amount advanced to them for the purchase of milch animals and for starting small scale industries etc. under the scheme sanctioned as per Government Order No. G. O. (P) 780/81/RD dated the 7th July, 1981 are chargeable under the said Act.

By order of the Governor,
PALAT MOHANDAS,
Secretary (Taxes) to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate the general purport.)

The Government have approved a scheme for giving loans to the ex-landlords who have been adversely affected by the implementation of the Kerala Land Reforms Act, for purchasing Milch animals and for starting small scale industries etc. as per G. O. (P) 780/81/RD dated 7-7-1981. One third of the financial assistance is in the form of grant while the remaining portion is loan with 6% interest. The loanes and the sureties are to execute necessary mortgage deeds and surety deeds respectively in the prescribed form for granting the loan under the above scheme. The Secretary, Land Board has requested that the documents executed by the loanes and the sureties under the above scheme may be exempted from the payment of stamp duty. Government after due consideration has decided to exempt the payment of stamp duty in respect of the mortgage deeds executed by the ex-landlords in favour of the Government, as security for the repayment of the amount advanced to them under the above scheme. This notification is intended to achieve the above object.



GOVERNMENT OF KERALA

Taxes (E) Department

NOTIFICATION

G.O.(P) No. 2/83/TD.

Dated, Trivandrum, 11th January 1983.

S.R.O. No. 545/83.—In exercise of the powers conferred by clause (a) of subsection (1) of section 9 of the Kerala Stamp Act, 1959 (17 of 1959), the Government of Kerala, being of opinion that it is necessary in the public interest so to do, hereby remit the duties with which the sale deed in respect of an extent of 41.9316 hectares of land in Survey Numbers 111/1, 114/3/5, 444/1/59, 444/1/66, 100/4, 100/1 and 99/2 in Kumarakom Village in Kottayam Taluk, in Kottayam District, to be executed by Shri P. M. Kurian, Estate Manager residing at Puliyeril House, Alapuzhakara, Panachikkadu village Kottayam Taluk, Power of Attorney holder of M/s. Robert George Alexander Baker, farmer, residing at Lovedown farm, Lower Road, Hockley, Essex, U.K. and Mrs. B.F.J. Broad, wife of Mr. R. V. Broad residing at Doven House, The Warrenkings Wood, Surrey England, in favour of the Kerala Tourism Development Corporation Ltd., an undertaking wholly owned by the Government of Kerala, represented by Shri P. Vijayachandran, Managing Director of the said Corporation, is chargeable under the said Act.

By order of the Governor,
PALAT MOHANDAS,
Secretary (Taxes) to Govt.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

In G. O. Ms. 267/81/GAD dated 12-8-1981, orders have been issued exempting the K. T. D. C. Ltd., from payment of stamp duty and registration fees for the execution of the sale deed in respect of the property purchased by them for the Kumarakom Complex. The above orders were issued by the General Administration Department in pursuance of the decision of the Council of Ministers primarily to avoid delay. Hence necessary statutory notifications giving effect to the above G.O. have to be issued from Taxes Department. The above notification is intended to achieve this object.

GOVERNMENT OF KERALA

Labour (E) Department

NOTIFICATION

No. G. O. (Rt.) 332/83/LBR. Dated, Trivandrum, 25th March, 1983

S. R. O. No. 546/83.—Whereas the Government of Kerala are satisfied that public interest so requires that the opening time of Abhilash Theatres, Kottayam should be fixed as 12 noon, for the purpose of conducting noon shows;

Now, therefore, in exercise of the powers conferred by subsection (2) of Section 10 of the Kerala Shops and Commercial Establishments Act, 1960 (34 of 1960), the Government of Kerala hereby order that for a period of three months from the date of this notification the said theatre, shall not be opened earlier than 9 a. m. on Saturdays, Sundays and Public Holidays which fall on other days of the week and 12 noon on all other days, or closed on any day later than 2 a. m.

By order of the Governor,

V. KRISHNAMURTHY,

Secretary to Government.

Explanatory Note

(This does not form part of the Notification, but is intended to indicate its general purport.)

The provisions of the Kerala Shops and Commercial Establishments Act, 1960 (34 of 1960) are applicable to the Cinema Theatres in this State. The Manager Abhilash Theatres, Kottayam has requested Government to issue orders permitting them to conduct noon shows from 12 noon in the theatre. Government consider that the request may be allowed for a period of three months. This notification is intended to achieve the above object

GOVERNMENT OF KERALA

Labour (E) Department

NOTIFICATION

No. G. O. Rt. 301/83/LBR.

Dated, Trivandrum, 18th March, 1983.

S.R.O. No. 547/83—Whereas the Government of Kerala are satisfied that public interest so requires that the opening time of two cinema theatres, namely, Priyadarsini Movie House and Priya Picture Palace at Palghat, under the Management of M/s. United Film Exhibitors, Palghat, should be fixed as 12 noon, for the purpose of conducting noonshows;

Now, therefore, in exercise of the powers conferred by subsection (2) of section 10 of the Kerala Shops and Commercial Establishments Act, 1960 (34 of 1960), the Government of Kerala hereby order that for a period of one year from the date of this notification, the said theatres shall not be opened earlier than 9 a. m. on Saturdays, Sundays and Public holidays which fall on other days of the week, and 12 noon on all other days, or closed on any day later than 2 a. m.

By order of the Governor,

V. KRISHNAMURTHY,

Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

The provisions of the Kerala Shops and Commercial Establishments Act, 1960 (34 of 1960) are applicable to the Cinema Theatres in this State. M/s. United Film Exhibitors, Palghat have requested Government to issue orders permitting them to conduct noonshows from 12 noon in Priyadarsini Movie House and Priya Picture Palace under their management. Government consider that the request may be allowed for a period of one year. This notification is to achieve the above purpose.

Kerala Gazette No. 20 dated 17th May 1983.

PART I

Section iv

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G.O. (RT.) No. 780/83/Home.

Dated, Trivandrum, 22nd March 1983.

S.R.O. No. 548/83.—In exercise of the powers conferred by Article 233 (1) of the Constitution of India, the Governor of Kerala is pleased to appoint the following persons as District and Sessions Judges.

1. Shri M. C. Damodaran
2. Shri C. P. U. Farook Shafi
3. Shri K. P. Padmanabhan
4. Shri T. Ramachandran
5. Smt. A. Krishna Kumari
6. Shri K. A. Mohammed Shafi

By order of the Governor,

N. KALEESWARAN,

Special Secretary to Government.

Explanatory Note

(This is not part of the Notification but is intended to achieve its general purport).

The notification is intended to appoint the following Sub Judges as District and Sessions Judges in the Kerala Higher Judicial Service, as recommended by the High Court.

S/Sri M. G. Damodaran, C.P.U. Farook Shafi, K. P. Padmanabhan, T. Ramachandran, Smt. A. Krishna Kumari and Shri K. A. Mohammed Shafi.

GOVERNMENT OF KERALA

Home (F) Department

NOTIFICATION

G. O. (MS.) No. 31/82/Home.

Dated, Trivandrum, 16th February 1983.

S. R. O. No. 549/83.—In exercise of the powers conferred by section 2 of the Kazis Act, 1880 (Central Act XII of 1880) the Government of Kerala, hereby appoint Shri Syed Hussain Kunhi Thangal, son of late Panayathil Syed Hassim, Cheriya Koya Thangal, Ernad Taluk as Khazi for the amsoms of Parappanangadi, Thenippalam Ariyalloor, portion of Neduva and Ullamom Valiamukku, Vallikunnu and Pallikkal of Ernad Taluk in the District of Malappuram.

By order of the Governor,

K. V. VIDYADHARAN,

Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

Government have decided to appoint Shri Syed Hussain Kunhi Thangal as Kazi of Parappanangadi, Thenippalam etc. as per section 2 of the Kazi Act. The notification is intended to achieve the above purpose.



GOVERNMENT OF KERALA

General Administration (Services—D) Department

NOTIFICATION

G.O. (P) No. 34/83/GAD.

Dated, Trivandrum, 7th February 1983.

S.R.O.No. 550/83.—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968) read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Kerala State and Subordinate Services Rules, 1958, namely:—

RULES

1. *Short title and commencement.*—(1) These rules may be called the Kerala State and Subordinate Services (Amendment) Rules, 1983.

(2) They shall come into force at once.

2. *Amendment to the Rules.*—In the Kerala State and Subordinate Services Rules, 1958 in Part I, in List III of the Schedule, under the heading “Other Backward Classes in the Kerala State”,—

(1) before item “1. Agasa” the following sub-heading shall be inserted, namely:—

“1. Throughout the State”;

(2) Under the sub-heading as so inserted, for item “60. Sakravar (Kavathi)”, the following item shall be substituted, namely:—

“60. Chakravar, Sakravar (Kavathi)”.

By order of the Governor,

M. MOHAN KUMAR,
Special Secretary to Government.

Explanatory Note

(This is not a part of the notification, but is intended to indicate its general purport.)

At present the community Sakravar (Kavathi) is included in the list of O.B.Cs. This causes difficulties to candidates in whose certificates the name of community is shown as Chakravar. Since Sakravar (Kavathi) and Chakravar are one and the same community, Government propose to amend the list of O.B.Cs. in the Kerala State and Subordinate Services Rules, 1958, to avoid such difficulties. This notification is intended to achieve the above object.

To

All Heads of Departments and Offices	
All Departments (all sections) of the Secretariat	
The Secretary, Kerala Public Service Commission,	(with C. L.)
The Registrar, High Court, Ernakulam	"
The Registrar, University of Kerala/Cochin/Calicut	"
The Registrar, Kerala Agricultural University, T.C.R.	"
The Advocate General, Ernakulam	"
The Secretary, Kerala State Electricity Board	"
The General Manager, Kerala State Road Transport Corporation	"
The Secretary to Governor	"
The Private Secretary to the Chief Minister and other Ministers	
The Private Secretary to the Leader of Opposition, M.L.A. Hostel, Trivandrum.	
The Deputy Secretary to Chief Secretary	
The Director of Public Relations	



GOVERNMENT OF KERALA

Local Administration and Social Welfare (L) Department

NOTIFICATION

G.O. (P) No. 23/83/LA&SWD. Dated, Trivandrum, 25th February 1983.

S. R. O. No. 551/83.—In exercise of the powers conferred by subsection (1) of section 2 of Kerala Public Service Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following Rules further to amend the Special Rules for the Kerala Public Health Engineering Subordinate Service issued under G. O. (P) No. 403/ Public (Rules) Department dated; the 14th October 1966 and Published in Part I of the Kerala Gazette No.44 dated the 8th November, 1966, namely:—

RULES

1. *Short title and commencement.*—These Rules may be called the Kerala Public Health Engineering Subordinate Service (Amendment) Rules, 1982.

(2) They shall come into force at once.

2. *Amendment.*—In the Special Rules for the Kerala Public Health Engineering Subordinate Service, in the Schedule referred to in rule 6, after the existing 'Qualifications' in column (3) relating to the method of appointment "direct recruitment" against category "5 Draftsman/ Water Works Inspector/Drainage Inspector/Overseer Grade II", the following shall be inserted namely:—

"or

the qualification mentioned in item (f) in 'Section B' under item (iii) of the Annexure".

By order of the Governor,
M. S. K. RAMASWAMY,
Special Secretary to Government.

[P.T.O.]

Explanatory Note

(This does not form part of the notification but is intended to indicate the general purport.)

The qualification 'Surveyor Trade Certificate' now stands prescribed for direct recruitment to the post of Draftsman Grade II in Public Works Department. It is only proper to prescribe the same qualifications for the direct recruitment to the post of Draftsman Grade II in the Public Health Engineering Department as well and hence the amendment.

GOVERNMENT OF KERALA

Transport Fisheries & Ports (A) Department

ERRATA

No. 874/TA1/83/TF&P.

Dated, Trivandrum, 2nd April 1983.

S. R. O. No. 552/83—In the notification issued under G.O. (P) 81/82/TF&P dated the 6th December, 1982 and published as S.R.O. No. 1498/82 in the Kerala Gazette Extra ordinary No. 912 dated the 8th December, 1982 (1) In item 76, for the letters and words "Shri M. V. Krishnan, Njarackal, Ernakulam" read "Shri K. K. Krishnan, Kalathara Veedu, Puthuvaippu-682 508, Cochin-1", (2) in item 137, for the letters and words "Shri K. Kussan" read "Shri K. Hussan".

By order of the Governor,

K. KARUNAKARAN,

Additional Secretary to Government.

Explanatory note

(This does not form part of the notification, but is intended to bring out the main purport).

The K.S.R.T.G. Advisory Council was recently re-constituted by Government. The name and address of Sri K. K. Krishnan, Kalathara Veedu, Puthuvaippu-682 508, Cochin-1, Sl. No. 76 and the name of Sri K. Hussan, Sl. No. 137 in the list have been wrongly shown as 'Shri M.V. Krishnan, Njarackal, Ernakulam' and as 'Sri K. Kussan' respectively. This has to be corrected. Hence this notification.

GOVERNMENT OF KERALA
Transport, Fisheries and Ports (A) Department
NOTIFICATION

No. 5450/TA1/83/TF&P.

Dated, Trivandrum, 23rd March 1983

S. R. O. No. 553/83.—In exercise of the powers conferred by section 17 of the Road Transport Corporation Act, 1950 (Central Act 64 of 1950) read with rules 3 and 8 of the Kerala State Road Transport Corporation (Advisory Councils) Rules, 1965, the Government of Kerala hereby appoint Sri Varghese George, Pallikkara, Mas Hotel, Ernakulam as a member of the Advisory Council for the Kerala State Road Transport Corporation against the vacancy caused by the resignation of Sri P. O. Kuriakose, Parakkad, Kumarapuram P. O. Pallikkara, via Alwaye and accordingly make the following amendment to the Notification No. G. O. (P) 81.82/TF&P dated the 6th December 1982, published as S. R. O. No. 1493/82 in the Kerala Gazette Extraordinary No. 912 dated the 8th December, 1982, namely.

AMENDMENT

In para 1 of the said notification, for Serial No. "9 Sri P. O. Kuriakose, Parakkad, Kumarapuram P. O. , Pallikkara, via Alwaye" the following shall be substituted, namely :—

"9. Sri Varghese George, Pallikkara,
Mas Hotel, Ernakulam".

By order of the Governor,

K. KARUNAKARAN,

Additional Secretary to Government

Explanatory Note

(This does not form part of the notification, but is intended to bring out the main purport.)

The K. S. R. T. C. Advisory Council, has been recently reconstituted by Government. One of the members namely Sri P. O. Kuriakose, Parakkad, Kumarapuram P. O. Pallikkara via Alwaye has resigned from the Council. Government have accepted the resignation. Government wish to nominate Sri Varghese George, Pallikkara, Mas Hotel Ernakulam as a member of the Advisory Council in the place of Sri. Kuriakose. Hence the notification.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 24617/TG2/82/TF&P.

Dated, Trivandrum, 6th January 1983.

S. R. O. No. 554/83.—Whereas representation has been received by Government from the Goods Vehicle Operator Shri G. Rajendra Prasad, Narayan Vilasom, Mannanthala, Trivandrum-5 that the arrears of vehicle tax for the quarter ended on the 31st March, 1982 and 30th June 1982 in respect of the Goods Vehicle bearing Registration Number KLV 2376 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said Goods Vehicle could not remit the arrears of vehicle tax in respect of the said Goods Vehicle ordinarily kept for use in the State for the quarter ended on the 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said Goods Vehicle due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the Goods Vehicle Operator to remit the arrears of vehicle tax for the quarter ended on the 31st March, 1982, and 30th June, 1982 in respect of the Goods Vehicle in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 31st March 1982 and 30th June, 1982 in respect of the said Goods Vehicle ordinarily kept for use in the State shall be paid in three equal monthly instalments commencing from 22nd October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Goods Vehicle Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on the 31st March, 1982 and 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA
Agriculture (Co-operation) Department
ORDER

G. O. (MS) No. 8/83/AD.

Dated, Trivandrum, 15th January 1983.

S.R.O. No. 555/83.—Whereas under subsection (1) of section 59 of the Kerala Co-operative Societies Act, 1969 (21 of 1969), a society shall not make a loan to any person or a society other than a member,

And whereas under sub-rule (1) of rule 56 of the Kerala Co-operative Societies Rules, 1969, no financing bank or credit society other than an agricultural credit society with unlimited liability, a Land Mortgage Bank and a society, the object of which is to grant long term loans exclusively on the mortgage of immovable properties, shall grant loans for periods exceeding five years;

And whereas the Board of Directors of the Thiruvalla East Co-operative Bank Limited No. 3260 resolved to sanction long term loans to its employees for the construction of houses and for purchase of vehicles for their personal use;

And whereas the employees of the said Co-operative Bank are not members of the said Bank and the period of repayment of the proposed loans exceeds five years;

And whereas the Government are satisfied that it is necessary in the public interest to exempt the Thiruvalla East Co-operative Bank Limited No. 3260 from subsection (1) of section 59 of the Kerala Co-operative Societies Act, 1969 (21 of 1969) and from sub-rule (1) of rule 56 of the Kerala Co-operative Societies Rules, 1969 for the limited purpose of enabling it to grant long term loans to its employees for construction of houses and for purchase of vehicles for their personal use,

Now, therefore, in exercise of the powers conferred by section 101 of the Kerala Co-operative Societies Act, 1969, and rule 181 of the Kerala Co-operative Societies Rules, 1969, the Government of Kerala hereby exempt the Thiruvalla East Co-operative Bank Limited No. 3260 from the provisions of sub-section (1) of section 59 of the said Act and sub-rule (1) of rule 56 of the said rules for the limited purpose of enabling the said Bank to grant long term loans to its employees for construction of houses and for purchase of vehicles for their personal use.

By order of the Governor,

A. T. MOHAMEDUNNY,

Additional Secretary to Government.

Explanatory Note

(This does not form part of the Notification but is intended to indicate its general purport.)

The Management of the Thiruvalla East Co-operative Bank Limited proposes to grant long term loans to the employees of the Bank for purpose of construction of houses and for purchase of vehicles. As, according to the Kerala Co-operative Societies Act and rules the Society cannot grant loans for periods exceeding five years to its employees, the bank has requested Government to grant exemption from the provisions of the Act and Rules to enable it to sanction long term loans to employees of the Bank for the above purposes. Government found it necessary to give exemption sought for by the Bank.

The notification is intended to achieve the above purpose.

GOVERNMENT OF KERALA

Irrigation and Rehabilitation (General and Planning) Department

NOTIFICATION

No. 9332/P2/82/I&R.

Dated, Trivandrum, 17th December 1982.

S.R.O. No. 556/83.—In exercise of the powers conferred by section 9 of the Cochin Public Canals and Backwaters Navigation Act, I of 1992, the Government of Kerala hereby make the following rules further to amend the Cochin Public Canals and Backwaters Navigation Rules, namely:—

Rules

1. *Short title and commencement.*—(1) These rules may be called the Cochin Public Canals and Backwaters Navigation (Amendment) Rules, 1981.

(2) They shall come into force at once.

2. *Amendment to the Rules.*—In the Cochin Public Canals and Backwaters Navigation Rules, for sub-rule (a) of rule 39, the following sub-rule shall be substituted namely:—

“(a) If the timings allowed to a vessel are not availed of continuously for three days without reporting reasons to the Canal Superintendent, these timings will be cancelled. Resumption of the timings so cancelled may, however, be granted by the Executive Engineer, Minor Irrigation Division, Ernakulam on the application of the owner of the vessel. The timings so cancelled shall be allowed to others only with the approval of the Chief Engineer.”

By order of the Governor,

K. MALATHY,

Joint Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to bring out the main purport).

The stipulation that timings will be cancelled if the timings allowed to a vessel are not availed continuously for 3 days without reporting reasons and that these vessels will not be allowed to avail these timings again without the sanction of the Chief Engineer (Irrigation) is considered too restrictive. The boat owners have also requested to avoid this procedure to the extent possible and to delegate the power to the Executive Engineer, Minor Irrigation Division, Ernakulam to avoid delay. The present Notification is intended to achieve this purpose.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 18485/TC2/82/TF&P.

Dated, Trivandrum, 6th January 1983

S.R.O. No. 560/83.—Whereas, representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification that the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the Stage Carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public ;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 30th September, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

ANNEXURE

Sl. No.	Name of Stage Carriage Operators	Registration No. of the Stage Carriages
(1)	(2)	(3)
1	Shri E. T. Joseph, Eyalil House, Madappally P. O., Changanacherry, Kottayam.	KLO 3107 KLO 5625
2	Smt. P. Lekshmi Pillai Amma, Thoppil Veedu, Chavara.	KLU 9078 KLA 2122 KLU 1729
3	Smt. K. P. Jeeja, Kulamgaraparambil House, Chittilappilly, Trichur.	KLH 1544
4	Sri James Varkey, Maliyel Veedu, Vaikom.	KRE 794
5	Smt. Valsala Antony, Ukran House, Ollur.	KLH 1904
6	Smt. K. Vijayalakshmi, Hindustan Transport, Kayamkulam.	KLY 6021
7	Sri C. E. Varghese, Cherattenkiril, Pallepad, Haripad, Alleppey.	KLY 2656 KLY 2293 KLU 9204
8	Proprietor, Geetha Transport, Cannanore.	KLN 689
9	Sri Jacob James, Vadakan House, Mundakkal P. O., Palai, Kottayam.	KLE 8100
10	Sri N. Gopalan, Copal Motor Transport, Quilon.	KLQ 6345

(1)	(2)	(3)
11	Sri K. T. Bharathan, Sooraj Transport, Pallikunnu P. O., Cannanore.	KLC 8365 KLF 9365 KLN 326
12	Sri V. Prabhakaran Nair, Vadakkancherry House, Kaiparambu P. O., Trichur.	KLR 9146
13	Sri V. S. Ramakrishnan, Valaparambil House, Kanjany, Trichur.	KLF 9475 KLR 9331
14	Smt. N. Vasanthy, Chandramangalam, Muttampalam P. O., Varkala.	KRV 4214
15	Managing Director, R.K.V. Motors & Timbers, Private Limited.	KET 2223, KLV 3729 KLV 2988, KLV 7329 KLV 4098, KLV 3468 KLT 6616, KLT 8982 KLV 4269, KLV 4296
16	Secretary, Cannanore Ex-Servicemen's Co-operative Society, Cannanore.	KLC 5018 KLC 8308
17	Kumari Jalaja & Company, Lakshmi Vilas, Chullikkal, Cochin.	KLF 1733, KRE 8027 KRF 745, KRE 531 KRF 8700
18	Sri P. M. George, Palal House, Pulikkamalai, Pangarappally P. O., Ernakulam.	KLE 6377 KRE 6314 KLE 8551
19	Sri K. Velayudhan Pillai, Temple View, Ambattukavu, Thaikkattukara P. O., Alwaye.	KLE 5482 KLO 4471 KEE 1793
20	Sri A. V. Ittiara, Arikkadan House, Mannamangalam.	KLH 7957

(1)	(2)	(3)
21	Sri N. Lakshmana Bhat, Koovapadam, Cochin.	KLE 8885
22	Sri E. S. Venkitaraman, Zuhari Manzil, Iritty, Cannanore.	KLH 2451
23	Sri V. O. Kuriakose, Kallattu, Kanimangalam, Trichur.	KLZ 5030
24	Sri M. S. Venugopal, Manamel, Konathukunnu P. O., Irinjalakuda (via)	KLH 7846 KLR 6048 KLR 7980 KLR 9385
25	Sri M. T. Babu, Sincier Transport Service, Colathara, Malappuram District.	KLZ 4077
26	Sri P. R. Sreekumar, Lakshminivasam, Kizhakkenada, Chengannoor.	KLG 3380
27	Sri M. Saidalavi, Cheruvannur Transport, Feroke, Kozhikode.	KLZ 4419
28	Sri Balakrishnan, K., Chandra Travels, Calicut.	KLD 6990
29	Sri K. Sankara Pillai, Chithralayam, Perumon P. O., Quilon.	KLZ 4042
30	Sri Nadarajan, Paravilakizhakkethil, Punaloor.	KLO 694
31	Sri L. Vijayanatha Pillai, Sreekrishna Motors, Punalur.	KLU 4221
32	Sri I. V. George, Express Transports, Trichur.	KRR 1168

(1)	(2)	(3)
33	Sri C. Unnikrishnan, Cheriyil House, (Lakshmi Sadan), Muringoor, Chalakydy, Trichur.	KLP 5140
34	Sri M. Hassankoya, Mundoli House, Nallalam P.O., Calicut.	KLZ 1316
35	Mrs. T. T. Annamma Jacob, VI/672, Nellissery Motor Service, Ayyanthole, Trichur.	KLH 5933

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended on 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 24328/TC2/82/TF&P.

Dated, Trivandrum, 8th February 1983.

S. R. O. No. 561/83.—Whereas representation has been received by Government from the Goods Vehicle Operator Sri K. K. Divakaran, Kandathil Parambil, Elankunnapuzha, Ernakulam that the vehicle tax for the quarter ended on the 31st March, 1982 30th June, 1982 and 30th September, 1982 in respect of the Goods Vehicle bearing Registration Number KEE. 9162 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said carriage could not remit the vehicle tax in respect of the said Goods Vehicle ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said Goods Vehicle due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982 30th June, 1982 and 30th September, 1982 in respect of the said Goods Vehicle;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March 1982, and 30th June, 1982 and 30th September 1982 in respect of the said Goods Vehicle ordinarily kept for use in the State shall be paid on or before the 31st October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Goods Vehicle Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain ;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Labour (E) Department

NOTIFICATION

G. O. Ms. No. 9/83/LBR.

Dated, Trivandrum, 24th February 1983.

S R. O. No. 562/83.—In exercise of the powers conferred by section 14 of the Maternity Benefit Act, 1961 (Central Act 53 of 1961) and in supersession of the Notification G O.Ms. No. 62/79/L&H dated the 7th July, 1979, published as S.R.O. No. 1047/79 in Part I of the Kerala Gazette No. 37 dated the 18th September, 1979, the Government of Kerala hereby appoint the Officers specified in column (2) of the Schedule below to be Inspectors for the purposes of the said Act within the local limits prescribed in the corresponding entry in column (3) thereof, in respect of the factories coming within their respective jurisdictions.

SCHEDULE

<i>Sl. No.</i>	<i>Designation of the Officers</i>	<i>Local Limits</i>
(1)	(2)	(3)
1	Director of Factories and Boilers, Trivandrum	The whole of the State of Kerala.
2	Joint Director of Factories and Boilers, Trivandrum	Trivandrum, Quilon, Kundara, Alleppey, Chengannur and Kottayam Factory Divisions.
3	Joint Director of Factories and Boilers, Ernakulam	Idukki, Ernakulam, Cochin, Alwaye, Irinjalakuda, Trichur and Palghat Factory Divisions.
4	Joint Director of Factories and Boilers, Calicut	Ottapalam, Malappuram Kozhikode (North) Kozhikode (South), Telli-cherry, Cannanore, and Tali-paramba Factory Divisions.
5	Inspectress of Factories for Women Welfare, Quilon	Trivandrum, Quilon, Kundara, Alleppey, Chengannur and Kottayam Factory Divisions.

(1)	(2)	(3)
6	Inspectress of Factories for Women Welfare, Alwaye,	Idukki, Ernakulam, Cochin, Alwaye, Irinjalakuda, Trichur and Palghat Factory Divisions.
7	Inspectress of Factories for Women Welfare, Calicut	Ottapalam, Malappuram, Kozhikode (North), Kozhikode (South), Tellicherry, Cannanore and Taliparamba Factory Divisions.

By order of the Governor,
V. KRISHNAMURTHY,
Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

As per the G.O.Ms. 69/81/LBR dated 20-8-1981, Government have created a post of Joint Director of Factories and Boilers, Calicut in addition to the existing two posts for implementing the provisions of the Maternity Benefit Act, 1961. In order to discharge the statutory provisions, the jurisdictions already issued as per G.O.Ms. No. 62/79/L&H dated 7th July, 1979 is to be modified. This notification is to achieve this object.

GOVERNMENT OF KERALA

Agriculture (Co-operation) Department

NOTIFICATION

G O. (Ms.) No. 65/83/AD.

Dated, Trivandrum, 14th March 1983.

S.R.O. No. 563/83.—Whereas under the provisions of item (ii) of sub-rule (1) of rule 186 of the Kerala Co-operative Societies Rules, 1969 no person shall be eligible for appointment as Junior Clerk unless he possesses S.S.L.C. or its equivalent qualification and successful completion of the Subordinate Personnel Co-operative Training Course (Junior Diploma in Co-operation);

And whereas the Kerala State Co-operative Marketing Federation, Ernakulam has resolved to appoint Sri V. P. Pradeep Kumar, son of late Sri P. K. Govindan, Field Officer of the said Federation, who died while in the service of the said Federation, as Junior Clerk in the said Federation on compassionate grounds;

And whereas Sri V. P. Pradeep Kumar has not successfully completed the subordinate Personnel Co-operative Training Course, (Junior Diploma in Co-operation) for appointment as Junior Clerk in the said Federation;

And whereas the Federation has requested Government to exempt it from the provisions of item (ii) of sub-rule (1) of rule 186 of the Kerala Co-operative Societies Rules, 1969 for the purpose of enabling the said Federation to appoint Sri V. P. Pradeep Kumar, as Junior Clerk in the said Federation;

And whereas the Government consider it necessary in the public interest to exempt the Kerala State Co-operative Marketing Federation, Ernakulam from the provisions of item (ii) of sub-rule (1) of rule 186 of the Kerala Co-operative Societies Rules, 1969 for the purpose of enabling the said Federation to appoint Sri V. P. Pradeep Kumar as Junior Clerk in the said Federation;

Now, therefore, in exercise of the powers conferred by rule 181 of the Kerala Co-operative Societies Rules, 1969 the Government of Kerala hereby exempt the Kerala State Co-operative Marketing Federation, Ernakulam from the provisions of item (ii) of sub-rule (1) of rule 186 of the said rules for the limited purpose of enabling the said Federation to appoint Sri V. P. Pradeep Kumar, as Junior Clerk in the said Federation subject to the

condition that Sri V. P. Pradeep Kumar shall successfully complete subordinate Personal Co-operative Training Course (junior Diploma in Co-operation) within a period of two years.

By order of the Governor,
A. T. MOHAMEDUNNY,
Additional Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The Board of Directors of the Kerala State Co-operative Marketing Federation, Ernakulam resolved to appoint Sri V. P. Pradeep Kumar, son of late Sri P. K. Govindan former employee of the Federation as a Junior Clerk in the Federation on compassionate grounds. As Sri Pradeep Kumar does not possess the J.D.C. for appointment as Clerk, the Federation has sought exemption from sub-rule (1) of rule 186 of the K. C. S. Rules, 1969 so as to enable it to appoint Sri V. P. Pradeep Kumar as Junior Clerk in the Federation. This notification is intended to achieve the above object.

GOVERNMENT OF KERALA
Agriculture (Co-operation) Department
NOTIFICATION

G.O. (Ms) No. 64/83/AD.

Dated, Trivandrum, 14th March, 1983.

S. R. O. No. 564/83.—Whereas under the provisions of item (ii) of sub-rule (1) of rule 186 of Kerala Co-operative Societies Rules, 1969, no person shall be eligible for appointment as Junior Clerk unless he possesses S.S.L.C. or its equivalent qualification and successful completion of Subordinate Personnel Co-operative Training Course (Junior Diploma in Co-operation).

And whereas, the Cranganore Town Co-operative Bank Limited, Trichur District, has resolved to appoint Smt. P.R. Padmasudha widow of late Sri. A.N. Raman, Branch Manager who died while in the service of the said Bank, as a Junior Clerk in the said Bank on compassionate grounds;

And whereas Smt. Padmasudha has not successfully completed the Subordinate Personnel Co-operative Training Course, (Junior Diploma in Co-operation) for appointment as Junior Clerk in the said Bank;

And whereas the said Bank has requested Government to exempt it from the provisions of item (ii) of sub-rule (1) of rule 186 of the Kerala Co-operative Societies Rules, 1969 for the purpose of enabling the said Bank to appoint Smt. Padmasudha as Junior Clerk in the said Bank;

And whereas the Government consider it necessary in the public interest to exempt the Cranganore Town Co-operative Bank Limited, Trichur District from the provisions of item (ii) of sub-rule (1) of rule 186 of the Kerala Co-operative Societies Rules, 1969 for the purpose of enabling the said Bank to appoint Smt. P.R. Padmasudha as Junior Clerk in the Bank.

Now, therefore, in exercise of the powers conferred by rule 181 of the Kerala Co-operative Societies Rules, 1969 the Government of Kerala hereby exempt the Cranganore Town Co-operative Bank Limited, Trichur District from the provisions of item (ii) of sub-rule (1) of rule 186 of the said rules for the limited purpose of enabling the said Bank to appoint Smt. P.R. Padmasudha, widow of late Sri. A.N. Raman, Branch Manager of the said Bank, as Junior Clerk in the said Bank subject to the condition that Smt. P. R. Padmasudha shall successfully complete Subordinate Personnel Co-operative Training Course (Junior Diploma in Co-operation) within a period of two years.

By order of the Governor,
A. T. MOHAMEDUNNY,
Additional Secretary to Government.

[P.T.O.]

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The Board of Directors of the Cranganore Town Co-operative Bank, Limited resolved to appoint Smt. P.R. Padmasudha, widow of late Sri. A.N. Raman, former Branch Manager of the Bank, as a Clerk in the Bank on compassionate grounds. As Smt. P.R. Padmasudha does not possess the training qualification for appointment as Clerk, the Bank has sought exemption from sub-rule (1) of rule 186 of the K.C.S. Rules, 1969 so as to enable it to appoint Smt. P.R. Padmasudha as Clerk in the Bank. This notification is intended to achieve the above purpose.

GOVERNMENT OF KERALA
Agriculture (Farms) Department
NOTIFICATION

G. O. MS. No. 53/83/AD.

Dated, Trivandrum, 7th March 1983.

S. R. O No. 565/83.—In exercise of the powers conferred by section 63 of the Kerala Agricultural University Act, 1971 (33 of 1971), the Government of Kerala hereby make the following First Statutes prescribing method of appointment, qualifications, salary and allowances, age limit and duties of Overseer Grade II/Draftsman Grade II (Civil) in the Kerala Agricultural University, namely:—

STATUTES

1. *Method of appointment.*—Appointment to the post shall be made by direct recruitment.

2. (a) *Qualification regarding age.*—No person shall be eligible for appointment to the post if he has not completed 18 years of age or has completed 35 years of age on the 1st day of January of the year in which applications for appointment to the post are invited:

Provided that the provision for raising the age limit in the case of members of Scheduled Castes, Scheduled Tribes and Other Backward Classes, for appointment to Government Service, in sub-rule (c) of rule 10 of the Kerala State and Subordinate Services Rules, 1958 shall be applicable to members of Scheduled Castes, Scheduled Tribes and other Backward Classes for appointment to the post.

Explanation—The expression, ‘Other Backward Classes’, shall have the same meaning as in the Kerala State and Subordinate Services Rules, 1958.

(b) *Educational qualifications.*—No person shall be eligible for appointment to the post unless he possesses any of the following qualifications, namely:—

- (a) Diploma in Civil Engineering awarded by the Kerala Government (3 years course) or its equivalent.
- (b) Sree Moolam Technical Overseers Course (2 years course).
- (c) Draftsman's course, College of Engineering, Coimbatore.
- (d) Group Certificate under Madras Government Technical Education.

Note—Group Certificate will include all the four groups, namely, building, drawing, building construction, survey and irrigation, or a pass in 8 Subjects, namely, Survey and levelling (H), applied mechanics (H), Building materials and construction (H) Hydraulics and Irrigation (H) Building, drawing and estimating (H) Earthwork and Roadmaking (H), Geometrical drawing (L) and mensuration (L).
(e) Certificate course of College of Engineering, Trivandrum (2 years course).

- (f) Draftsman Diploma in the concerned branch of Engineering obtained after 18 months course (following by 6 months practical training) at the Industrial training centre conducted by the Government of India, Ministry of Labour at Trivandrum, Trichur, Chalakudy, Cannanore or elsewhere.
- (g) A pass in the Overseers course conducted by Government.
- (h) Diploma in Civil Engineering (2 years course) of the women's Polytechnic, Government of Kerala.

3. *Salary and allowances*.—Salary and allowances attached to the post shall be such as may be fixed by the Executive Committee of the Kerala Agricultural University from time to time.

Duties.—The duties attached to the post shall be as follows:—

(a) **Overseer Grade II.**

- (i) Verify whether in the execution of each item of work, the plans and specifications are followed strictly.
- (ii) Check the quality of materials on arrival at the site and at the time of usage on work and to see that they comply with the specifications.
- (iii) Watch the proportion of ingredients in mortars, concrete etc. and to see that they are as per standards specified for the particular item of work concerned.
- (iv) Check and see that the workman-ship in the execution work is good.
- (v) Check whether proper care and protection is taken to avoid accidents or danger to work men and third parties or to adjacent properties.
- (vi) Watch whether the general conditions of contract are faithfully observed by the contractor.
- (vii) If any defect, deficiency or irregularity is noted, such defect, deficiency or irregularity to be reported immediately to the Assistant Engineer and to follow the orders of the Assistant Engineer.

- (viii) Keep work spot order book as per rules.
 - (ix) Keep an account of the daily usage of departmental materials on the work and record the same in the work spot order book.
 - (x) Take charge of the unserviceable or dismantled materials obtained during the execution of work and arrange for their disposal as ordered by the higher officers.
 - (xi) Keep a watch over the proper use of the tools and plants if any, issued to contractors.
 - (xii) Carry out instructions, from higher officers from time to time regarding the proper execution of the work.
 - (xiii) Should assist the departmental Officers in all matters regarding execution of works, investigation and preparation of estimates, taking measurements, investigation on matters referred in petitions from public, making plans and collections of details of structures for valuation purposes or issue of stability certificate or fair rent etc.
- (b) **Draftsman Grade II (Civil)**
- (i) Prepare drawing based on instructions given to him by the Assistant Engineer/Assistant Executive Engineer/Head Draftsman or other higher technical Officers.
 - (ii) Prepare tracing or drawings.
 - (iii) Plot survey work reduce and plot level sections etc. based on field data furnished. Mark contours in survey drawings.
 - (iv) Check plotted seating and surveys received from subordinate officers with field book entries including reduction of levels.
 - (v) Calculate quantities of various items of work involved from the designs and drawing of structures and prepare detailed estimates.
 - (vi) Prepare data for items of work based on schedule of rates and information received from field regarding leads and lifts involved etc.
 - (vii) Check the estimates received from the subordinate officers.
 - (viii) Check issue of materials and hire charges of tools and plants issued on works against requirements as per date in contractor's bills.
 - (ix) Assist in preparing annual indent of principal materials tools and plants etc.
 - (x) Assist in drafting and checking tender schedules and agreements.
 - (xi) Tabulate tenders if called up on to do so.
 - (xii) Carry out such other works as may be specifically assigned by superiors.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport)

Section 63 of the Kerala Agricultural University Act, 1971 (33 of 1971) provides that the first statutes of the University shall be made by the Government. It is considered necessary to issue the first statutes prescribing the method of appointment, qualification, salary and allowances, age limit and duties in respect of the post of Overseer Grade II/Draftsman Grade II (Civil) in the Kerala Agricultural University. The notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport—C) Department

NOTIFICATION

No. 25791/TC2/82/IF&P.

Dated, Trivandrum, 18th January 1983.

S.R.O. No. 566/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri Issack Varkey, Puthuval House, Onakur Ernakulam, that the arrears of vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KEE. 2433 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 31st March 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in fifteen equal consecutive monthly instalments commencing from 20th October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW., dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572, dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 21576/TC2/82/TF&P.

Dated, Trivandrum, 6th January, 1983.

S. R. O. No. 567/83.—Whereas representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of Vehicle tax in respect of these Vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said Stage Carriages could not remit the Vehicle tax in respect of the said Stage Carriages ordinarily kept for use in the State for the quarter ended on the 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said Stage Carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the Vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the said Stage Carriages ordinarily kept for use in the State shall be paid on or before the 30th September, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

ANNEXURE

<i>Sl. No.</i>	<i>Name of Stage Carriage Operator</i>	<i>Registration No. of the Stage Carriage</i>
1	Shri C. K. Kunju Kunju, Raja Cottage, Ernakulam	KLO. 1241
2	Shri Mathai Stephen, Apsara Motors, Kumily, Idukki	KLO 277, KLO 4083 KLI 894, KLI 1126, KLI 1325, KLI 991
3	Shri N. M. Prabhakaran, Naduvilevalappil House, P. O. Thumbur, Irinjalakuda	KLE 6275
4	Shri K. Sivadasan, Rajendra Bhavan, Punnathala, Quilon	KLQ 4462
5	Shri K. K. Raman, Kanissory House, Irapuram P. O., Perumbavoor, Ernakulam	KLE 7929
6	Shri Rosy Inasu, Baburaj Motors, West round, Trichur	KLK 7701

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of Vehicle tax for the quarter ended on 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these Vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.



GOVERNMENT OF KERALA
General Education (J) Department
NOTIFICATION

G. O. (P) No. 29/83/G. Edn.

Dated, Trivandrum, 3rd March 1983.

S. R. O. No. 568/83.—In exercise of the powers conferred by section 10 of the Kerala Education Act, 1958 (6 of 1959), read with section 36 thereof, the Government of Kerala hereby make the following Rules further to amend the Kerala Education Rules, 1959, namely:—

RULES

1. *Short title and commencement.*—These rules may be called the Kerala Education (Amendment) Rules, 1983.

2. *Amendment of the Rules.*—In the Kerala Education Rules, 1959, in Chapter XXXI—

(1) In rule 3, in sub-rule (1), for existing *Explanation I—(A)* and *Explanation II* the following shall be substituted namely:—

“Explanation I (A).—In the case of schools where Kannada or Tamil is the sole medium of instruction, the T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala shall be considered as sufficient training qualification for appointment to the post of Upper Primary School Assistant in Kannada or Tamil medium schools, as the case may be. In the absence of candidates with T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala, candidates with T. C. H., Karnataka or T. T. C. of Tamilnadu shall be considered for appointment.

Explanation II.—In the case of schools where parallel divisions in Kannada or Tamil are sanctioned as per rule 7 of Chapter VIII, the T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala, shall respectively be considered as sufficient training qualification for appointment in those parallel divisions. In the absence of candidates with T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala, candidates with T. C. H. Karnataka or T. T. C. of Tamilnadu shall be considered for appointment”.

(2). In rule 4, in sub-rule (1), for the existing *Explanation I (A)* and *Explanation II* the following shall be substituted, namely:—

“*Explanation I A.*—In the case of schools where Kannada or Tamil is the sole medium of instruction, the T. T. C. (Kannada) or T.T.C. (Tamil) of Kerala shall be considered as sufficient training qualification for appointment as Lower Primary School Assistant in Kannada or Tamil medium schools, as the case may be. In the absence of candidates with T. T. C. (Kannada) or T.T.C. (Tamil) of Kerala, candidates with T. C. H. Karnataka or T.T.C. of Tamilnadu shall be considered for appointment.

Explanation II:—In the case of schools where parallel divisions in Kannada or Tamil are sanctioned as per rule 7 of Chapter VIII, the T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala, respectively shall be considered as sufficient training qualification for appointment in those parallel divisions. In the absence of candidates with T. T. C. (Kannada) or T. T. C. (Tamil) of Kerala, candidates with T. C. H. Karnataka or T.T.C. of Tamilnadu shall be considered for appointment”.

By order of the Governor,

P. K. UMASHANKAR,
Commissioner and Special Secretary
to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).

It has been decided to include T. T. C. (Tamil) and (Kannada) of Kerala as sufficient qualification for appointment as Assistants in the Upper Primary and Lower Primary Schools and parallel division of these languages wherever they occur. Hence this amendment.



GOVERNMENT OF KERALA

Transport, Fisheries & Ports (D) Department

NOTIFICATION

G O. (P) No. 17/83/TF&PD. *Dated, Trivandrum, 22nd March 1983.*

S. R. O. No. 569/83.—In exercise of the powers conferred by subsection (2) of section 3 of the Kerala Co-operative Societies Act, 1969 (21 of 1969), and in supersession of the Notification issued in G. O. (P) No. 116/81/TF&PD dated the 4th December 1981 and published as SRO No. 6/82 in the Kerala Gazette No. I dated the 5th January, 1982, the Government of Kerala hereby confer on the Director and the Joint Directors of the Fisheries Department, all the powers of the Registrar of Co-operative Societies under the said Act in respect of all Co-operative Societies under the control of the Fisheries Department.

By order of the Governor,
R. C. CHOUDHURY,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

At present the Director of Fisheries and Joint Director of Fisheries (Planning) are having the powers under the Kerala Co-operative Societies Act, 1969 (21 of 1969) in respect of all Co-operative Societies of the Fisheries Department. Since the distribution of work will be changing from time to time in the Directorate of Fisheries depending upon the prevailing circumstances it is found necessary to delegate the powers to the Director of Fisheries and to all the Joint Directors of Fisheries. This notification is intended to achieve this object.

To

The Director of Fisheries
All Joint Directors of Fisheries,
The Accountant General, Kerala,
The Agriculture (Co-op.) Department,
The Registrar of Co-operative Societies, Trivandrum
The Superintendent of Govt. Presses, Trivandrum



GOVERNMENT OF KERALA

Revenue (K) Department

NOTIFICATION

No. G. O. (P) No. 1079/82/RD. *Dated, Trivandrum, 29th November 1982.*

S. R. O. No. 570/83.—In exercise of the powers conferred by sub-sections (1) and (2) section 3 of the Kerala Survey and Boundaries Act, 1961 (37 of 1961), and in supersession of the notification issued in G.O.(P) 573/64/RD dated, the 5th September, 1964, the Government of Kerala hereby appoint the following officers mentioned in column (1) to be survey Officers for all the purposes of the said Act and direct that each of them shall exercise the powers and perform duties of a Survey Officer within the local limits of the area specified against each in column (2) namely:—

<i>Designation of Officers</i>	<i>Area</i>
(1)	(2)
1. Director of Survey and Land Records	Entire State
2. Additional Director of Survey and Land Records	"
3. Deputy Director of Survey and Land Records	"
4. Assistant Director of Survey (Range), Kottayam	The Revenue Districts of Trivandrum, Quilon Kottayam & Idukki
5. Assistant Director of Survey (Range), Trichur	The Revenue Districts of Alleppey, Ernakulam & Trichur
6. Assistant Director of Survey (Range), Kozhikode	The Revenue Districts of Malappuram, Kozhikode, Wynad, Cannanore & Palghat

(1)	(2)
7. Assistant Director of Survey (Forest Survey), Trivandrum	Entire State
8. Assistant Director of Survey (Resurvey)	Entire Taluks for which he is entrusted with resurvey work
9. Superintendent of Survey (Resurvey)	Entire Taluks for which he is entrusted with resurvey work
10. Superintendent of Survey (Collectorate)	Entire Revenue District under his charge
11. Head Surveyors, First Grade Surveyors and Second Grade Surveyors	Entire Taluks for which the resurvey work have been entrusted with the party to which they are attached
12. Revenue Divisional Officer	The Revenue Division under his charge
13. Head Surveyors, First Grade Surveyors and Second Grade Surveyors engaged for general Land Acquisition work.	The Districts in which they are engaged.
14. Special Superintendent of Survey and Land Records; Head Surveyors, First Grade Surveyors and Second Grade Surveyors engaged for Land Acquisition for a specified nature	The Districts in which the Land acquisition work for the specified nature is located
15. Tahsildars, Taluk Surveyors Additional Taluk Surveyors and Revenue Inspectors	The Taluk in which they are engaged.
16. Special Tahsildars, Head Surveyors, First Grade Surveyors and Second Grade Surveyors engaged for Land Records (Settlement work)	Entire Taluk in which they are engaged
17. Village Officers and Village Assistants	The taluk to which they are attached
18. Executive authorities of Corporations/ Municipalities and Town Surveyors.	The Corporation/Municipality to which they are attached.

By order of the Governor,
 U. MAHABALA RAU,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

In G. O. (P) No. 573/64/RD dated 5-9-1964 Government notified the jurisdiction of the Survey Officers to perform their duties and function under various section of the Kerala Survey and Boundaries Act (37 of 1961) consequent on the formation of new Districts viz Malappuram, Idukki & Wynad, formation of Resurvey parties, Forest Survey party, creation of new posts of Survey Officers etc. it has become necessary to delimit the jurisdiction of the Survey Officers.

The notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 23867/TC2/82/TF&P.

Dated, Trivandrum, 8th February 1983.

S. R. O. No. 571/83.—Whereas representation has been received by Government from the Stage Carriage Operator specified in the annexure to this notification that the vehicle tax for the quarter ended on the 31st March, 1982, and 30th June, 1982 in respect of the Stage carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982 and 30th June, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982 and 30th June, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 31st October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

ANNEXURE

<i>Sl. No.</i>	<i>Name of Stage Carriage Operator</i>	<i>Registration No. of the Stage Carriage</i>
1.	Shri T. Francis D. Almeda, Pallipuram	KLF 645
2.	Shri A. V. Aravindakshnan, Edavana House, N. Parur, Ernakulam	KLE 9393

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representation from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended on 31st March, 1982 and 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public



GOVERNMENT OF KERALA
Industries (Special) Department
NOTIFICATION

G.O. (P) No.66/83/ID.

Dated, Trivandrum, 21st March 1983.

S.R.O. No. 572/83.—In exercise of the powers conferred by sub section (1) of section 2 of the Kerala Public Services Act, 1968 (1) of section 2 of the Kerala Public Services Act, the 1968 (19 of 1968), the Government of Kerala hereby make the following further amendment to the Special Rules for the Kerala Industries Service issued in G.O. (P) No. 458/Public (Rules) Department dated the 25th November, 1966 and published in Part I of the Kerala Gazette No. 48 dated the 6th December, 1966, namely :—

AMENDMENTS

In the said rules, the words and brackets “Research Officer (Handicrafts and Handloom Statistics)” and the entries against them, wherever they occur, shall be deleted.

This amendment shall be deemed to have come into force with effect from 4-1-1977.

By order of the Governor,
ARUN KUMAR,
Special Secretary to Government.

Explanatory Note

(This does not form part of the Notification, but is intended only to indicate its general purport.)

In G.O. (Ms.) 3/77/ID dated 4-1-1977, Government issued orders declaring the post of Research Officer (Handicrafts and Handloom Statistics) on Rs. 510-995 Department of Industries and Commerce, as temporary addition to the cadre of similar posts in the Bureau of Economics & Statistics. It has therefore become necessary to delete the above post from the Special Rules for the Kerala Industries Service. This notification is intended to achieve the above purpose.

Kerala Gazette No. 20 dated 17th May 1983.

PART I

Section iv

GOVERNMENT OF KERALA

Home (E) Department

DRAFT NOTIFICATION

G. O. Ms. No. 41/83/Home.

Dated, Trivandrum, 25th March 1983.

S.R.O. No. 573/83;—In exercise of the powers conferred by section 46 of the Kerala Police Act, 1960 (5 of 1961), and in supersession of Notification G. O. (Ms.) No: 304/67/Home dated 8th September, 1967, published in the Kerala Gazette No. 40 dated the 10th October, 1967 and Notification No. 44321/A2/78/Home dated the 27th June, 1979, published in the Kerala Gazette No. 29 dated the 17th July, 1979, the Government of Kerala hereby extend the said section 40 of the said Act, to the whole of the State of Kerala.

By order of the Governor,

N. KALEESWARAN,

Commissioner & Special Secretary to Government.

Explanatory Note

The provisions of section 46 of the Kerala Police Act, 1960 (Act 5 of 1961) are now applicable only to areas covered by Municipal Corporations, Municipalities and Township. It is found necessary to extend the application of the above provisions to whole of the State of Kerala. The above notification is intended to achieve the above object.

Kerala Gazette No. 20 dated 17th May 1983.

PART I

Section iv

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G. O. R. T. No. 1679/82/Home.

Dated, Trivandrum, 3rd July 1982.

S. R. O. No. 575/83.—In exercise of the powers conferred by clause (c) of sub section (2) of section 2 of the Kerala Destruction of Records Act, 1961 (2 of 1962) and of all other powers enabling it in that behalf, the Government of Kerala hereby make the following rules for the disposal by destruction or otherwise of the records in the possession or custody of the Kerala State Transport Appellate Tribunal constituted under subsection (2) of section 64 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939), namely:—

RULES

1. *Short title and commencement.*—(i) These rules may be called the Kerala State Transport Appellate Tribunal (Destruction of Records) Rules, 1982.

(ii) They shall come into force at once.

2. *Index paper to be opened*—An index in the form given in Appendix A shall be put up with the records of every case on its first institution in the Office of the Tribunal and each paper, as it is filed with the record, shall be entered in such index. In the case of notice, the date of issue shall be entered in column 2 and the date of return after execution shall be entered in column 3. In the case of judgments and orders, the date which the judgment or order bears shall be entered in column 2 and the date of their receipt by the clerk shall be entered in column 3. All the Exhibits marked in the case shall be entered in column 5 and the return of the documents noted in the remarks column.

3. *Records to be divided into parts.*—(1) Every record shall, after its completion and immediately before its deposit in the record room, be divided into parts as shown in the table given in Appendix B. To facilitate this division, each paper shall, as soon as it is filed with the record, be numbered and entered in column 4 of the index in Appendix A as appertaining to one or other of such parts:

Provided that the Tribunal may at any time for reasons to be recorded in writing, direct that any of the papers in any one part be transferred to the other part for which a longer period of retention is prescribed, in which case the fact shall be noted in the index and the papers dealt with as if they had belonged from the commencement to the part to which they were so transferred.

Explanation:—For the purpose of these rules, the records shall be taken to have reached completion on the date of the final judgment or order of the Tribunal.

(2) No application is necessary for the return of documents produced, which have either not been tendered in evidence, or if tendered have been rejected. However their return should be acknowledged in the list with which they were filed.

4. *Periods of retention of records.*—The parts of records described in the table given in Appendix 'C' shall be retained for the periods respectively specified against them from the date of their completion.

5. *Periods of retention of registers etc.*—The Registers books and papers described in the table given in Appendix 'D' shall be retained for the periods respectively specified against them to be reckoned from their respective dates or from the dates on which they are closed.

6. *Records, registers etc. to be destroyed after the prescribed period:*—All records, registers, books and papers described in Appendix 'C' and Appendix 'D' shall be destroyed at the expiration of the periods of retention respectively prescribed by rule 4 and 5:

Provided that files produced in the Office of the Tribunal by any Regional Transport Authority or the State Transport Authority shall not be destroyed, but shall be returned to them on the expiry of the period of retention, if they are not returned earlier;

Provided further that records connected with expenditure within the statute of limitation, the records connected with claims to service and personal matters affecting persons in service and orders and sanctions of a permanent character shall not be destroyed.

7. *Notice of Destruction.*—A Notice shall be published by affixure to the Notice Board of the Office of the Tribunal stating that all documents filed in the proceedings therein enumerated, will, unless provisionally reclaimed, be destroyed on the expiry of a period of three months from the date of publication of the notice. The notice shall be published by the 15th of January and the 15th of July of each year and shall remain on the Notice Board of the Office of the Tribunal for not less than a month.

8. *Manner of Destruction*:—The records to be destroyed shall be destroyed by tearing them into small pieces and the torn pieces shall thereafter be disposed of by being sold, subject to such directions as may be issued by the Government from time to time regarding the disposal of waste paper. Gazettes due to be destroyed shall be sold as waste paper without being torn.

9. *List of Documents destroyed*:—Whenever records, registers, books or papers are destroyed or disposed of under those rules, a complete list of such records, registers, books or papers so destroyed or disposed of shall be prepared and the date of destruction shall be entered at the head thereof. The record keeper should certify the correctness of the list.

10. The Tribunal shall maintain destruction register in the Form prescribed in Appendix 'E'. It shall be the duty of the Record Keeper to make the entries in the Register.

By order of the Governor,
K. ACHUTHAN NAIR,
Joint Secretary to Government.

Appendix—A
INDEX
(See Rule—2)

.....No.....of.....
on the file of the Kerala State Transport Appellate Tribunal, Ernakulam.

Serial number of the paper	Description of the paper and its date	Date when the paper was filed or put up in the case	Number of the part of the record to which the paper appertains	Alphabetical or numerical marks of the exhibits	Remarks
(1)	(2)	(3)	(4)	(5)	(6)

Appendix—B

(See Rule—3)

Table showing the divisions of the record and the description of the papers falling under each division as regards proceedings before the Kerala State Transport Appellate Tribunal.

Sl. No.	Class of Cases	Division of the records and the description of the papers falling under each division
(1)	(2)	(3)
PART I		
1	Appeals filed under Section 64 of the Motor Vehicle Act.	1. Index 2. Judgement or Order 3. Appeal Memorandum 4. Revision Memorandum 5. Counter Affidavit by parties 6. Additional affidavits by parties
2	Revision petition filed under Section 64-A of the Motor Vehicles Act.	
PART II		
1	Appeal filed under Section 64 of the Motor Vehicles Act.	All other papers not specified in Part I above.
2	Revision petitions filed under Section 64-A of the Motor Vehicles Act.	

Appendix—C*(See Rule—4)*

Table showing the periods prescribed for the retention of the various parts of the records in the various classes of proceedings before the Kerala State Transport Appellate Tribunal.

Sl. No.	Nature of Proceedings	No. of years for which records are to be retained	
		Part I	Part II
(1)	(2)	(3)	(4)
1	Appeal filed under Section 64 of the Motor Vehicles Act.	10 years	6 years
2	Revision petitions filed under Section 64—A of the Motor Vehicles Act.		

Appendix—D*(See Rule—5)*

Table showing the periods prescribed for the retention of the various Registers, Books and other papers maintained in the Office of the Kerala State Transport Appellate Tribunal.

Sl. No.	Description of State Transport Appellate Tribunal Registers books and papers	No. of years for which registers etc. are to be retained
(1)	(2)	(3)
1	Register of Appeals	10 years
2	Register of Revisions	10 years
3	Register of Miscellaneous Petitions	6 years
4	Register of cases disposed of	10 years

(1)	(2)	(3)
5	A Diary	3 years
6	Register of Court Fees	6 years
7	Copyist Register	3 years
8	Cash Book	Permanent
9	Satationery Register	5 years
10	Postage Account Register	5 years
11	Contingent Register	5 years
12	Contingent Bill	5 years
13	Contingent vouchers not sent to audit or head of department	5 years
14	Pay Bills	6 years
15	Acquittance Rolls	6 years
16	Cases (including service books and leave accounts attached thereto) in which invalid or compensation pension have been sanctioned	25 years
17	Other pension cases (including service books and leave accounts attached thereto)	Till death or disposal of pension claim, whichever is later
18	Travelling Allowance Bills and Acquittance Rolls	3 years
19	Security Register	40 years
20	Monthly and quarterly and other periodical statements	3 years
21	Important Correspondence with Government and High Court	20 years
22	Detailed Budget Estimate of Office	3 years
23	Application for leave etc.	1 year
24	Kerala Gazette	10 years
25	Record Destruction Register	10 years
26	Other Office Books and Registers	3 years

Appendix—E

(See Rule—10)

1. RECORD DESTRUCTION REGISTER OF MOTOR VEHICLE ACT APPEALS MOTOR VEHICLES ACT REVISION PETITIONS

Kerala State Transport Appellate Tribunal, Ernakulam.

Year:

Year	Number	Nature of proceedings	Date of disposal	Date up to which to be retained		Date on which destroyed		Remarks
				Part I	Part II	Part I	Part II	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

Explanatory Note

(This is not part of the notification but is intended to achieve its general purport).

Due to the absence of Rules for the destruction of records of the State Transport Appellate Tribunal, the records are retained and considerable space is being occupied by such records. Government find it necessary to frame rules in the matter under section (2) of the Kerala Destruction of Records Act, 1961. The above notification is intended to achieve the above object.

Government of Kerala
1983

Reg. No. KL/TV(N)/11



KERALA GAZETTE

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Vol. XXVIII] Trivandrum, Tuesday, 17th May 1983 [No. 520
27th Vaisakha 1905

GOVERNMENT OF KERALA
Agriculture (Agri) Department
NOTIFICATION

G.O. (MS) 125/83/AD.

Dated, Trivandrum, 11th May, 1983.

S. R. O. No. 581/83—In exercise of the powers conferred by section 41 of the Warehousing Corporations Act, 1962 (Central Act 58 of 1962), the Government of Kerala hereby make the following rules further to amend Kerala State Warehousing Corporation Rules, 1968 issued under G.O.MS. No. 444/68/AD dated the 16th October, 1968, and published as S.R.O. No. 59/69 in the Kerala Gazette No. 6 dated the 11th February, 1969.

RULES

1. *Short title.*—These rules may be called the Kerala State Warehousing Corporation (Amendment) Rules, 1983.

2. *Amendment of the rules.*—In the Kerala State Warehousing Corporation Rules, 1968, for rule 4, the following rule shall be substituted, namely:—

“4. *Authorised share capital.*—The authorised share capital of the Corporation shall be 3 crores of rupees divided into 3,00,000 shares of Rs. 100 each.”

By order of the Governor,
T. SANKARAN,
Additional Secretary.

Explanatory Note

(This does not form part of the notification but is intended to indicate the general purport).

Under Rule 4 of Kerala State Warehousing Corporation Rules 1968 the authorised share capital of the corporation shall be 2 crores of rupees divided into 2,00,000 shares of Rs. 100 each. As the share capital of the corporation has reached 196.8 lakhs as on 30-11-1981, the Government of India have increased the limit of the authorised capital of the Kerala State Warehousing Corporation to three crores of Rupees divided into three lakh shares of the face value of one hundred rupees each as per notification No. G.S.R. 274(B) dated 18-3-1983 as required in proviso to sub section (1) of section 19 of the Warehousing Corporation Act, 1962, (58 of 1962). Hence Rule 4 Chapter II of the Kerala State Warehousing Corporation Rules 1968 has to be amended to this extent. The notification is to this effect.

Government of Kerala
1983

Reg. No. KL/TV(N)/11



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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27th Vaisakha 1905

GOVERNMENT OF KERALA

Home (A) Department

NOTIFICATION

G.O.(Rt.)1274/83/Home.

Dated, Trivandrum, 17th May 1983.

The following is the supplementary select list of Deputy Superintendents of Police fit for promotion as Superintendent of Police (Non IPS) prepared by the Departmental Promotion Committee (Higher) for the Police Department at its meeting held on 8-4-1983 and approved by Government:

Supplementary select list for 1982

1. Sri V. A. Syed Mohammed Rawther
2. „ G. Thomas Pascal
3. „ M. J. Jacob
4. „ P. V. Prabhakaran Nambiar
5. „ G. Gopinathan
6. „ M. T. Moidutty
7. „ P. M. Kunjumoideen kutty
8. „ P. Krishnankutty
9. „ V. Raveendran
10. „ M. Mytheen Kunju.

Note:—The case of Sri S. K. Hrishikesadas will be considered by the Departmental Promotion Committee later:

N. KALEESWARAN,
*Convenor, Departmental Promotion Committee
for Police Department (Higher) & Special
Secretary, Home & Vigilance Departments.*



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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27th Vaisakha 1905

GOVERNMENT OF KERALA

Transport, Fisheries & Ports (A) Department

NOTIFICATIONS

G. O. (Rt) 365/83/TF&PD.

Dated, Trivandrum, 17th May, 1983.

I

S. R. O. No. 582/83.—In exercise of the powers conferred by sub-section (1) of section 5 of the Road Transport Corporations Act, 1950 (Central Act 64 of 1950), read with rules 3 and 4 of the Kerala State Road Transport Corporation Rules, 1965, the Government of Kerala hereby appoint Sri J. Padmagireeswaran, Commandant General, Home Guards, Civil Defence and Fire Services as Official member and Chairman of the Kerala State Road Transport Corporation, in the place of Sri John Mathai, whose services are placed at the disposal of the Kerala State Electricity Board for appointment as its Chief Vigilance and Security Officer, and accordingly make the following amendment to the Notification G.O. (Rt.) No. 693/82/TF & PD dated the 17th August, 1982 published as S.R.O. No. 987/82 in the Kerala Gazette Extraordinary No. 579 dated the 17th August, 1982, as subsequently amended, namely:—

AMENDMENT

In the said notification, for item "1. Sri K. John Mathai" and the entries against it, the following item and entries shall be substituted, namely:—

"1. Sri J. Padmagireeswaran . . . Chairman"

This Notification shall come into force with effect from the date on which he takes charge as Chairman of the Corporation.

II

S. R. O. No. 583/83.—Under sub-section (1) of section 14 of the Road Transport Corporations Act, 1950 (Central Act 64 of 1950), read with rule 13 of the Kerala State Road Transport Corporation Rules, 1965 the Government of Kerala hereby appoint Sri J. Padmagireeswaran, Chairman of the Kerala State Road Transport Corporation as its General Manager. This Notification shall come into force with effect from the date on which he takes charge as the General Manager of the Corporation.

By order of the Governor,

K. KARUNAKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to bring out the main purport).

Government reconstituted the Kerala State Road Transport Corporation by issuing a notification under G.O.Rt. No. 693/82/TF&P dated 17-8-1982 in supersession of all the existing notifications and published as S.R.O. No. 987/82 in the Kerala Gazette Extraordinary No. 579 dated the 17th August 1982. In G.O. Rt. No. 3451/83/GAD dated 13-5-1983 the services of Sri John Mathai, Chairman and General Manager are placed at the disposal of the Kerala State Electricity Board for appointment as its Chief Vigilance and Security Officer. The services of Sri J. Padmagireeswaran, Commandant General, Home Guards, Civil Defence and Fire Services are placed at the disposal of the Kerala State Road Transport Corporation for appointment as its Chairman and General Manager. Hence this notification.



KERALA GAZETTE

EXTRAORDINARY
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GOVERNMENT OF KERALA

Local Administration and Social Welfare (G) Department

NOTIFICATION

No. 44866/G2/82/LA & SWD

Dated Trivandrum, 8th May 1983.

The following Draft of the Trivandrum Development Authority Provident Fund Rules, 1983, which the Government of Kerala propose to make in exercise of powers conferred by sub-section (1) of section 53 of the Town Planning Act, 1108 (IV of 1108), read with section 53F thereof is hereby published for general information as required by section 42 of the said Act.

Notice is hereby given that the said Draft will be taken up for consideration on or after 17-7-1983 and that any objection or suggestion which may be received in respect of the said draft before the date specified above will be considered by the Government. Objections or suggestions, if any, shall be addressed to the Special Secretary to Government, Local Administration and Social Welfare Department, Government Secretariat, Trivandrum.

RULES

1. *Short title application and commencement.*—(1) These rules may be called the Trivandrum Development Authority Employees Provident Fund Rules, 1983.

(2) They shall apply to all the employees under the Trivandrum Development Authority.

33/1844/MC.

(3) They shall come into force at once.

2. *Definitions*.—In these rules unless there is anything repugnant in the subject or context—

- (i) 'Authority' means the Trivandrum Development Authority;
- (ii) 'Secretary' means the Secretary of the Trivandrum Development Authority;

(iii) 'Family' means—(a) in the case of a male subscriber, the wife or wives and children of the subscriber and the widow or widows and children of a deceased son of the subscriber:

Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which she belongs, to be entitled to maintenance, she shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently indicates by express notice in writing to the Secretary that she shall continue to be so regarded; and

(b) in the case of a female subscriber, the husband and children of the subscriber, and the widow or widows and children of a deceased son of the subscriber:

Provided that if a subscriber by notice in writing to the Secretary expresses her desire to exclude her husband from her family, the husband shall thenceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently cancels formally in writing her notice excluding him;

Note 1.—"Children" means legitimate children.

Note 2.—An adopted child shall be considered to be a child for the purpose of these rules if the Secretary is satisfied that under the personal law of the subscriber adoption is legally recognised as conferring the status of a natural child.

Note 3.—A child of one person given in adoption to another shall not be considered to be a child of the former, if the Secretary is satisfied that such adoption is legally recognised under the personal law of the persons concerned.

(iv) 'Emoluments' means pay, leave salary or subsistence allowance as defined in the Kerala Service Rule or other Service Rules applicable to the employee concerned and includes dearness pay appropriate to pay, leave salary or subsistence allowance, if admissible and any remuneration of the nature of pay received in respect of foreign service;

(v) 'Form' means a form appended to these rules;

(vi) 'Fund' means the 'Employees Contributory Provident Fund' established by the Authority under these Rules;

(vii) 'Employee' means a full-time employee of the Authority, who is not entitled under the rules in force for pension on retirement from service on superannuation;

Note.—If any doubt arises as to whether a particular employee is a full time employee or not, the matter shall be referred to the Authority, whose decision, thereon shall be final.

(viii) 'Subscription' means the amount subscribed by an employee to the fund under the rules;

(ix) 'Year' means a financial year;

(x) Words importing the masculine gender shall be taken to include females, if circumstances so require;

(xi) any other expression used in these rules which is defined in the Kerala Service Rules is used in the sense therein defined.

3. *Constitution of fund*.—(1) The Authority shall establish and maintain a Contributory Provident Fund for the benefit of its employees admitted to the fund under rule 4.

(2) The fund shall consist of subscriptions by the employees, contributions from the Authority and interest thereon.

(3) The fund shall be administered by the Authority.

(4) The fund shall be invested in Government Saving Banks, any other savings scheme, or other securities approved by the Government.

(5) The charges and cost necessary for the administration of the fund shall be met out of the fund under Revenue Account of the Authority.

4. *Permanent employees to subscribe to the Fund*.—(1) It shall be obligatory on all permanent employees of the Authority to subscribe to the Fund:

Provided that it shall be open to the Authority to allow a temporary or officiating employee to subscribe to the Fund, if he is likely to be employed at least for three years.

(2) Every application for admission to the fund shall be in Form I.

Note.—All employees who are in the service of the Authority for a period of not less than three years shall be considered as permanent employees for the purpose of this rule.

5. *Nomination*.—(1) Each subscriber shall at the time of joining the fund send to the Secretary along with his application, a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the fund, in the event of his death before that amount has become payable, or having become payable, has not been paid:

Provided that if, at the time of making the nomination, the subscriber has a family the nomination shall not be in favour of any person or persons other than the members of his family.

(2) If the subscriber nominates more than one person under sub-rule (1) he shall specify in the nomination the amount or share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the fund at any time.

(3) Every nomination shall be in Form 2 or in Form 3 or in Form 4 as is appropriate in the circumstances of the case.

(4) The nomination made by an employee who has no family shall become invalid on his subsequently acquiring a family.

(5) A subscriber may at any time cancel a nomination by sending notice in writing to the Secretary:

Provided that the subscriber shall, along with such notice send a fresh nomination made in accordance with the provisions of this rule.

(6) A subscriber may provide in a nomination—

(a) in respect of any specified nominee, that in the event of his predeceasing the subscriber, the right conferred upon the nominee shall, pass to such other person as may be specified in the nomination.

(b) that the nomination shall become invalid in the event of the happening of a contingency specified therein.

(7) Immediately on the occurrence of any contingency by reason of which the nomination becomes inoperative the subscriber shall send to the Secretary a notice in writing cancelling the nomination together with a fresh nomination made in accordance with the provision of this rule.

(8) Every nomination made and every notice of cancellation given by a subscriber shall, to the extent it is valid, take effect from the date on which it is approved by the Secretary.

6. *Conditions and rate of subscription.*—(1) Every subscriber on duty or on earned leave shall subscribe monthly to the fund. Subscription will be optional when a member is on leave other than earned leave or under suspension.

(2) The amount of subscription shall be fixed by the subscriber himself, subject to the following conditions, namely:—

(a) It shall be expressed in whole rupees;

(b) It may be any sum so expressed, not less than 6% of the basic pay/leave salary/subsistence allowance with option to contribute more but contribution of the Authority will be limited to 6%.

Note:—If the percentage of emoluments represents a sum not expressible in whole rupees, the said sum may be rounded off to the nearest

whole rupee, fifty paise or more being counted as one rupee and less than fifty paise being ignored. This amount shall be taken as the minimum limit of subscription.

(3) For the purpose of sub-rule (2) the emoluments of a subscriber shall be,—

(a) in the case of a subscriber who was in service on the 31st March of the preceding year, the emoluments to which he was entitled on that date;

Provided that—

(i) if the subscriber was on leave without allowances on the said date or was under suspension on that date, his emoluments shall be the emoluments to which he was entitled on the first day after his return to duty.

(ii) if the subscriber was on leave other than leave without allowances on the said date and continues to be on leave, his emoluments shall be the emoluments to which he would have been entitled on that date had he not been on leave.

(b) in the case of a subscriber who was not in service on the 31st March of the preceding year the emoluments to which he was entitled on the first day of his service or if he joined the fund for the first time on a date subsequent to the first day of his service, the emoluments to which he was entitled on such subsequent date.

(4) The subscriber shall intimate the fixation of the amount of his monthly subscription in each year to the Secretary before the 31st March of the preceding year.

(5) The amount of subscription so fixed shall remain unchanged throughout the year, provided that the amount of subscription may be enhanced once at any time during the course of the year.

7. *Deduction of subscriptions from pay bills.*—Subscription shall be recovered by deduction from the pay bill of subscriber concerned.

8. *Contribution to be made by the Authority.*—(1) The contribution from the authority towards the account of each subscriber shall be six per cent of the basic pay/leave salary/subsistence allowance drawn by him during the month and it shall be credited to his account every month.

(2) Each contribution under sub-rule (1) shall be calculated to the nearest whole rupee, fifty paise or more being counted as one rupee and less than fifty paise being ignored.

9. *Lodging of the Fund.*—The amount deducted from the pay bills of the subscribers under rule 7 towards subscriptions to the fund and the contributions paid by the Authority to the fund under rule 8 shall be lodged in Government Savings Bank any other saving scheme or other security approved by the Government and a separate cash book shall be maintained for the fund.

10. *Interest.*—(1) Interest at such rate as may be fixed by the Authority with the approval of the Government, subject to a minimum of four per cent shall be annually credited by the Secretary to the account of each subscriber.

(2) Interest shall be credited with effect from the last day in each year in the following manner namely:—

(i) on the amount at the credit of a subscriber on the last day of the preceding year, less any sums withdrawn during the current year-interest for twelve months;

(ii) on sums withdrawn during the current year-interest from the beginning of the current year up to the last day of the month preceding the month of withdrawal;

(iii) on all sums credited to subscriber's account after the last date of the preceding year-interest from the date of deposit up to the end of the current year;

(iv) the total amount of interest shall be rounded off to the nearest rupee (fifty paise or more counting as the next higher rupee and less than fifty paise being ignored);

Provided that when the amount standing at the credit of a subscriber has become payable, interest shall thereupon be credited under this sub-rule in respect only of the period from the beginning of the current year or from the date of deposit, as the case may be, up to the date on which the amount standing at the credit of the subscriber became payable.

(3) In this rule, the date of deposit in the case of a recovery from emoluments, be deemed to be the first day of the month in which it is recovered.

(4) In addition to any amount to be paid under these rules on final withdrawal, interest thereon, up to the end of the month preceding that in which the payment is made or upto the end of the sixth month after the month in which such amount become payable, whichever of these periods be less shall be payable to the person to whom such amount is to be paid.

11. *Furnishing of statement of account to members.*—A statement of account in Form 5 shall be supplied to each member as soon as possible after the close of the year.

12. *Advance from the Fund.*—(1) The Secretary may grant temporary advance to a subscriber from the amount standing at his credit by way of his subscriptions towards his account with interest thereon subject to the following conditions:—

(a) No advance shall be granted from the fund unless the Secretary is satisfied that the subscriber's pecuniary circumstances justify it and that it will be utilised for the following purpose or purposes and not otherwise:—

(i) to pay expenses in connection with the prolonged illness of the subscriber or any person actually dependent on him, or to repay any outstanding amount on account of a loan expressly taken for this purpose;

(ii) to pay obligation expenses on a scale appropriate to the subscriber's status in connection with marriages, funerals or ceremonies which by the religious or social customs of the applicant, it is incumbent upon him to perform or to repay any outstanding amount on account of a loan expressly taken for this purpose;

(iii) to pay for the cost of legal proceedings instituted by the subscriber for vindicating his position in regard to any allegation made against him in respect of any act done or purporting to be done by him in the discharge of his official duties;

(iv) to pay for the cost of subscriber's defence where he is prosecuted by the Authority in any Court of Law or when the subscriber engages a legal practitioner to defend himself in any enquiry in respect of alleged misconduct on his part.

Note.—Temporary advance may be sanctioned to a subscriber who is under suspension provided he agrees in writing to the recovery of advance being made in monthly instalments from the subsistence allowance sanctioned to him.

(b) The Secretary may, in special circumstances, for reasons to be recorded in writing, and with the approval of the Authority, sanction an advance for a purpose other than those mentioned under sub-rule (a).

(c) An advance shall not except for special reasons to be recorded in writing, be granted in excess of the maximum amount of advance admissible. The following formula may be adopted for determining the maximum amount of advance admissible, namely:—

$$\frac{3a-b}{4}$$

where 'a' represents balance at his credit by way of his subscriptions towards his account plus interest thereon and 'b' represents balance outstanding repayment of the loan.

(2) The Secretary shall not under any circumstances grant—

(i) an advance to a subscriber unless a period of six months has elapsed after the grant of a previous advance.

(3) (i) The amount of advance should be expressed in whole rupees and the monthly instalments of repayments should be in equal number of whole rupees.

(ii) Application for temporary advance shall be in Form 6 and the sanction shall be in Form 7.

13. *Recovery of temporary advance.*—An advance shall be recovered from the subscriber in such number of equal monthly instalments as the Secretary may direct; but such number shall not be less than twelve unless the subscriber so

elects; or in any case not more than twenty-four. A subscriber may, at his option, repay two or more instalments in a month.

14. *Mode of Recovery.*—(1) Recovery shall be made in the manner prescribed in rule 7 for the realisation of subscriptions and shall commence with the issue of pay for the month following the month in which the advance was withdrawn. Recovery shall not be made, except with the subscriber's consent while he is on half pay leave or leave without allowances or in receipt of subsistence allowance and may be postponed on the subscriber's written request by the Secretary during the recovery of an advance of pay granted to the subscriber.

(2) When an advance is sanctioned under sub-rule (1) of rule 12, before repayment in full of any previous advance, the balance of any previous advance not received shall be added to the advance so sanctioned and the instalment for recovery shall be fixed with reference to the consolidated amount.

15. *Financing of Life Insurance Policies.*—At the request in writing of any subscriber and with the consent of the Secretary any portion or whole of his subscription with interest thereon may be invested by the Authority in a Policy of Life Insurance and for such amount and on such terms as may be mutually agreed upon in writing between the subscriber and the Authority. Such a Policy shall be effected in the name of the subscriber who shall assign the same in favour of the Authority:

Provided always—

(a) that every such Policy shall so long as the subscriber is actually in employment under the Authority belong to the Authority and no interest thereon shall, during such period, vest in a subscriber on whose life it has been effected or in his nominees and neither he nor they shall have any right to interfere therewith;

(b) that the Authority shall not be responsible for any loss or damage that may arise or result from the effecting of any Policy under this rule;

(c) that on the retirement from service of a subscriber or termination of his service either on resignation or as a measure of punishment the Policy effected on his life shall be reassigned to him;

(d) that on the death of the subscriber while in service his Policy shall be reassigned to the nominees appointed by him under these rules jointly, specifying the shares to which each of the nominees is entitled.

(e) that if such Policy matures before the subscriber quits service, the Secretary shall realise the proceeds of the Policy from the Insurance Company and credit it to the fund of the subscriber.

(2) The Secretary shall keep a register of Life Insurance Policies effected under this rule and a register of Premia paid in respect of such Policies in Form 8 and Form 9, respectively.

16. *Closure of Accounts.*—The account of each subscriber shall be closed,—

- (a) When he is dismissed or removed from service; or
- (b) When he is discharged from service; or
- (c) When he dies; or
- (d) When transferred to a service qualifying for pension; or
- (e) When he quits service on retirement or on any other ground.

17. *Settlement of claims of the subscriber.*—When a subscriber's account is closed under rule 16, the claim of the subscriber or his nominees, as the case may, on the fund shall be settled subject to the following conditions:—

(i) A subscriber quitting the service after a period of less than three years shall receive only his subscription to the fund with interest thereon upto the date of his quitting service:

Provided that the restriction shall not apply to the case of a subscriber who dies or who is compulsorily retired on account of physical unfitness before he completes the prescribed period of three years.

(ii) A subscriber who has put in three years' service or more shall be entitled to the full amount of Authority's contribution with interest thereon as also subscription with interest thereon.

(iii) On the death of a subscriber before quitting the service when he leaves a family and if no nomination in favour of a member or members of the family of the subscriber subsists, or if such nomination relates only to a part of the amount standing to his credit in the fund the whole amount or the part thereof to which the nomination does not relate, as the case may be, shall notwithstanding any nomination purporting to be in favour of any person or persons other than a member or members of his family become payable to the members of his family in equal shares:

Provided that no share shall be payable to—

- (a) sons who have attained legal majority;
- (b) sons of the deceased son who have attained legal majority;
- (c) married daughters whose husbands are alive;
- (d) married daughters of a deceased son whose husbands are alive; if there is any member of the family other than those mentioned in clauses (a) to (d):

Provided further that the widow or widows and the child or children or a deceased son shall receive among them in equal parts only the share which that son would have received if he had survived the subscriber.

(iv) When the account of a subscriber is closed consequent on his transfer to a service qualifying for pension the Secretary shall make necessary

arrangements to the transfer of the fund in favour of the authority empowered to administer the fund for the benefit of the subscribers.

18. *Payment of amounts to subscriber or his nominee etc.*—When the account of a subscriber is closed, the subscriber, his nominees or legal representatives as the case may be, shall be paid the amount of the fund standing to his credit by the Secretary after careful scrutiny as expeditiously as possible provided that the subscriber or his nominee or legal representative as the case may be shall be paid the contribution and interest thereon less such sums as it may be found necessary to recover from him and to credit to the Authority on any account of audit in the usual course.

19. *Maintenance of register.*—The Secretary shall keep a register of subscribers in Form 10, Cash Book in Form 11, a Register of temporary advances in Form 12 and an abstract in Form 13.

APPENDIX

FORM I

[See rule 4 (2)]

Form of Application for Admission to the Trivandrum Development Authority Employees Contributory Provident Fund

(To be submitted in duplicate)

Name of applicant	Official designation	Whether the applicant is permanent, temporary or officiating. If temporary or officiating give the date of commencement of service	Rate of emoluments per mensem	Rate of subscription per mensem	If subscriber to any other Fund, the name of such Fund	Whether the applicant has a family or not	Account No. to be allotted	Remark
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

A form of nomination in the prescribed form, duly filled in, is enclosed.

Station:

Date:

Signature of Applicant.

For Office use

Admitted to P.F. from.....
 Rate of subscription
 Deduction to be made from.....
 Salary for.....
 Arrears of Rs.....from.....to.....
 Pay on.....

Secretary.

Note:—A slip showing the particulars of admission to the Provident Fund, the rates of subscription and contribution to which he is eligible to the time of admission to the fund, date of admission to the fund etc. shall be pasted in the Service Book of the employee.

FORM 2
[See rule 5 (3)]

Form of Nomination

When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below who is a member of my family as defined in rule 2 to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid.

<i>Name and address of the nominee</i>	<i>Relationship with subscriber</i>	<i>Age</i>	<i>Contingencies on the happening of which the nomination shall become invalid</i>	<i>Name, address and relation- ship of the person, if any to whom the right of the nominee shall pass in the event of his pre-deceasing the subscriber.</i>	<i>Name and address of the person to whom share is to be paid on behalf of minor</i>
(1)	(2)	(3)	(4)	(5)	(6)

Dated this day of 19..... at

Two witnesses to the signature of the subscriber.

Signature of subscriber.

(1)

(2)

FORM 3
[See rule 5 (3)]

Form of Nomination

When the subscriber has no family and wishes to nominate one person.

I having no family as defined in rule 2 hereby nominate the person mentioned below to receive the amount that may stand to my credit the fund in the event of my death before that amount has become payable or having become payable has not been paid.

Name and address of the nominees	Relationship with subscriber	Age	* Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person, if any to whom the right of the nominee shall pass in the event of his pre-deceasing the subscriber	Name and address of the person to whom share is to be paid on behalf of minor
(1)	(2)	(3)	(4)	(5)	(6)

13

Dated this day of 19..... at
Two witnesses to the signature of the subscriber

Signature of subscriber

(1)

(2)

*Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of subsequently acquiring a family.

Note.—‘Death’ need not be specified as contingency on the happening of which the nomination shall become invalid.

FORM 4
[See rule 5 (3)]

Form of Nomination

When the subscriber has no family and wishes to nominate more than one person.

I having no family as defined in rule 2 hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the fund in the event of my death before the amount has become payable, or having become payable, has not been paid and direct that the said amount shall be distributed among the said persons in the manner shown below against their names.

Name and address of the nominees	Relationship with subscriber	Age	Amount of share of accumulations to be paid to each	*Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person, if any to whom the right of the nominee shall pass in the event of his pre-deceasing the subscriber.	Name and address of the person to whom share is to be paid on behalf of minor
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Dated this day of 19..... at.....
Two witnesses to the signature of the subscriber.

Signature of subscriber.

(1)
(2)

*Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of subsequently acquiring a family.

Note:—'Death' need not be specified as contingency on the happening of which the nomination shall become invalid.

FORM 5
(See rule 11)

**Statement of Trivandrum Development Authority Employees
Contributory Provident Fund Account**

Deposit account of..... (Official Designation) for the year ending
31st March

Account No.....

	Subscription Rs. P.	Contribution Rs. P.	Remarks
Opening Balance			
Balance, if any, transferred from other local bodies			
*Credits during the year			
Interest for 19....			
Total			
Withdrawals during the year			
Balance on 31st March 19....			

*Includes recoveries made during the months of April to March.

Forwarded to the subscriber as required by Rule 11 of the Rules. He is required to satisfy himself as to the correctness of the statement and to bring errors, if any, to the notice of the undersigned within one month from the date of its receipt.

Signature.....

Secretary,
Trivandrum Development
Authority, Trivandrum.

Office of the Trivandrum Development Authority
The.....day of.....19.....

FORM 6

[See rule 12 (3) (ii)]

**Form of application for Temporary Advances against Deposits
in Employees Contributory Provident Fund in Trivandrum
Development Authority**

1. Name and Account No. of the subscriber
2. Monthly pay, dearness pay and designation
3. Amount of advance required
(Both in figures and words)
4. Purpose for which it is required
5. Number of instalments of recovery proposed
6. Date of complete repayment of the previous loan
7. Details of advances pending recovery—
 - (1) the amounts of previous advances
 - (2) dates of drawal of each advance
 - (3) balance outstanding against each advance
7. (a) Amount of consolidated advance—items 3 and 7 (3) and the number and amount of monthly instalments in which the consolidated advance is proposed to be repaid.

8. I hereby declare that the above statements are true and that I agree to abide by the Employees Contributory Provident Fund (Trivandrum Development Authority) Rules in force. I also promise to repay the above advance in equal monthly instalments together with interest according to rules.

(Signature of the subscriber with
name and designation)

Place.....

Date.....

9. Enquiry Certificate

Place.....

Date.....

(Signature of Secretary)

Verification Report

10. Total amount at the credit of the applicant
11. Amount of advance admissible
12. Number of instalments of repayments
13. Any other fact requiring consideration

Accounts Officer/Head of Office/
Department

**Form of Sanction for Temporary Advances from
Employees Contributory Provident Fund
(Trivandrum Development Authority)**

A temporary advance from the Employees Contributory Provident Fund (Trivandrum Development Authority) as particularised below is sanctioned by the undersigned under the rules regulating that fund.

1. Subscribers name
2. Subscriber's designation
3. Subscriber's pay and dearness pay
4. Subscriber's Provident Fund Account No.
5. Amount of advance
6. Object of advance
7. Rule or rules under which the advance is sanctioned
8. Balance at credit of the subscriber on this date (as verified from the account last rendered by the Accounts Officer/Head of Office/Department).
9. Balance of previous advances, if any, outstanding against the subscriber (Principal and interest shown separately).
10. Date of repayment of previous advance, if any
11. Special reasons for granting the advance under rule 12
12. Number of instalments in which the advance is to be recovered.
- 12A. Amount of consolidated advances (items 5 and 9) and the number of instalments in which the consolidated advance is to be recovered.
13. Amount of each such instalment

Signature of the sanctioning
authority with designation.

To

Sri.....

33/1344/MC.

FORM 8

[See rule 15 (2)]

Register of Life Insurance Policies effected in favour of the Trivandrum Development Authority Employees Contributory Provident Fund Rules

Sl. No.	Name and designation of Policy holder	Name of Insurance Company	Number of policy	Date of maturity of policy	Amount of policy	Amount of premium	Folio number of register of Premia	Date of receipt of policy	Dated initials of the Secretary	Date of assignment	No. and date of letter forwarding the policy	Date of acknowledgement of policy	Dated initials of the Secretary
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
					Rs.	Rs.							

FORM 9

[See rule 15 (2)]

Register of Premia

1. Name and designation of
Policy holder
2. Folio number of Provident
Fund Ledger
3. Name of Insurance Company
4. Number of Policy
5. Date of Maturity of Policy
6. Number of instalments in which
the annual Premium is payable
7. Amount of each instalment of
Premium
8. Due date (or dates) of payment
of instalment (or instalments)

Sl. No. of payment	Amount paid	Date of payment	Initials of the Secretary	Remarks
(1)	(2)	(3)	(4)	(5)

FORM 10

(See rule 19)

**Register of subscribers to the Trivandrum Development
Authority Employees Contributory Provident Fund and
their nominees**

SUBSCRIBERS

Sl. No.	Name in full	Father's name	Address	Date of birth in Christian era	Date of admission	Age on date of admission	Name of appointment held on date of admission	Pay of post	Name and date of certificate of nomination (to be filled separately)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

NOMINEES

Sl. No.	Name in full	Relationship to the subscriber	Age	Occupation	Address	Sums due in what proportion payable	Name and address of witnesses attest the certificate	Initials of the Secretary	Remarks
(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)

FORM 12

(See rule 19)

Register of Temporary Advances and their Recoveries

WITHDRAWALS						
<i>Name and designation</i>	<i>Account Number</i>	<i>Authority</i>	<i>Amount sanctioned</i>	<i>Amount withdrawn</i>	<i>Number of Instalments of recovery</i>	<i>Year</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)
					19	-19
					19	-19
					19	-19
					19	-19
					19	-19

[illegible]

FORM No. 13

(See rule 19)

**Abstract of the Trivandrum Development Authority Employees
Contributory Fund..... From 19.....19.....**

Sl. No. as per register of subscribers	Name of subscriber	Official Designation	Pay on which subscrip- tion is levied	Subscription account	Opening balance	
					Contribution account	
1	2	3	4	5	6	
				Credit	Total	

Amounts of subscriptions or refunds of withdrawals received in

April	May	June	July	August	Septem- ber	October	Novem- ber	Decem- ber	Janu- ary	Febru- ary	March
7	8	9	10	11	12	13	14	15	16	17	18

Subscription and contribution withdrawn or temporary
withdrawals or contribution forfeited

Subscription accounts total of columns (7) to (18)	Contri- bution for the year	Interest on subscription	Interest on contribution	Total of sub- scription account (columns 5+19+21)	Total of contri- bution account (6+10+22)	Closing balance	Subscription
19	20	21	22	23	24		25
							Rs. P.

Contribution	Voucher No.	Subscription account	Contribution account	Remarks
26	27	28	29	30
Rs. P.	Rs. P.	Rs. P.		

By order of the Governor,

M. S. K. RAMASWAMY,
Special Secretary.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport). The Government of Kerala propose to make the Trivandrum Development Authority (Employees) Provident Fund Rules 1983, applicable for all the permanent Employees of the Authority. This notification is intended to achieve the above purpose.